EXHIBIT A

Deposit Agreement and Disclosures

Effective May 16, 2014



bankofamerica.com

Bank of America, N.A. Member FDIC.
Applies in all states.

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Bank of America

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Welcome to Bank of America

Thank you for opening and keeping an account with us.

your rights and obligations for your deposit account and deposit relationship with us and keep it in a convenient place for future Please read this entire agreement carefully so you understand

In this agreement, "Bank of America", "Bank", "we", "us" and each and every owner of the account and each and every other "our" means Bank of America, N.A. "You" and "Your" means person with authority to withdraw funds from the account or otherwise operate the account. Our accounts and services are generally available through all of banking and online. However, some accounts and services may not be available at all times, in all locations, or through all our channels - in our banking centers, through telephone

How to Get Started

After you open your account, please consider these optional services. They can help you manage your account.

- Debit card use your debit card to pay for purchases at Bank of America ATMs, and to withdraw cash from ATMs. merchants that accept debit cards, to make deposits at
- Direct Deposit have your paycheck, retirement benefits or other source of income deposited electronically into your checking or savings account.
 - track of your finances. Here are some of the things you · Online Banking - helps you manage and keep better can do using Online Banking:
- Check your account balances and review transaction
 - Transfer funds between your accounts or to other
- Receive your statements and posted checks online, then Bank of America customers' accounts.
- Reorder checks and change your address. review or print them at your convenience.
- · Online Alerts provide an electronic notice through email direct deposit posts or when your balance drops below an or text message about account activity, such as when a Online Bill Pay service - pay your bills electronically.
- Scheduled Savings Transfers helps make saving easier

by automatically transferring money from your checking account to your savings account.

- checking to your savings with each eligible debit card · Keep the Change® - helps you grow your savings by automatically transferring money from your personal purchase
- helps you avoid overdrafts and declined or returned account, such as your savings or credit card account checks and other items by automatically transferring Overdraft Protection Service from another linked available funds from your linked account to your checking account.

How to Access Your Account

You can access your account and get information about our accounts and services;

- At our banking centers and at Bank of America ATMs.
 - Through our Online Banking Service at www.bankofamerica.com
- · By calling customer service at the number on your account statement,

You can locate our nearest banking center or ATM on our website at www.bankofamerica.com

The Agreement for Your Account

Binding Contract

Schedule of Fees, the signature card and other account opening between you and us (this "Agreement") for your deposit account and your deposit relationship with us. They contain the terms of our agreement with you. Please read all of these documents documents for your account are part of the binding contract This Deposit Agreement and Disclosures, the applicable carefully.

provides some disclosures for deposit accounts required by federal law, and establishes terms that cover some transactions or change by this contract. The Schedule of Fees lists our accounts This Deposit Agreement and Disclosures also summarizes certain laws and regulations that apply to common transactions, situations that the law either does not cover or allows us to

example, you sign our signature card), request an account, or When you complete our account opening documents (as an keep your account open, you acknowledge that you have

periodically, are a binding contract between you and us for your eviewed and understand the terms of this Agreement and you agree to be governed by these terms. You understand that these terms, as we may change or supplement them deposit account and your deposit relationship.

fiduciary, quasi-fiduciary or special relationship between us. We Our deposit relationship with you is that of debtor and creditor. procedures are solely for our own purposes and do not impose on us a higher standard of care than otherwise would apply by owe you only a duty of ordinary care. Our internal policies and This Agreement and the deposit relationship do not create a law without such policies or procedures. We give this Agreement to you when we open your account. You may obtain additional copies of this Agreement at a banking center or by calling the number on your statement.

Changes to This Agreement

new accounts and services and discontinue existing accounts or We may change this Agreement at any time. We may add new services. We may convert existing accounts and services into terms. We may delete or amend existing terms. We may add new accounts and services.

have to, notify you of changes that we make for security reasons We ordinarily send you advance notice of an adverse change to this Agreement. However, we may make changes without prior notice unless otherwise required by law. We may, but do not or that we believe are either beneficial or not adverse to you.

this Agreement supersedes all prior versions and governs your When we change this Agreement, the then-current version of account.

deemed to accept and agree to the change and are bound by the change. If you do not agree with a change, you may close If you continue to use your account or keep it open, you are your account as provided in this Agreement.

See the Notices, Statements and Other Communications section for information about how we provide notice.

Closing an Account

your savings or interest bearing checking account by withdrawing Services section. You or we may close your time deposit account time without advance notice, except that we may require you to You or we may close your checking or savings account at any give us seven days advance notice when you intend to close your funds. See Notice of Withdrawal in the Other Terms and at maturity without advance notice.

account but never deposit funds into it, we may either keep the If your account reaches a zero balance, or you apply for an account open or close the account without notice.

Sometimes after an account is closed, we receive a deposition credit to the account or a check or other item for payment from the account. If this happens, we may at our option and without any liability to you: either return the deposit, check or other item; or we may reopen the account and accept the deposit. Check or other item for you, even if this overdraws your account and causes you to incur overdraff fees.

Sometimes after an account which had funds in it is closed, the while we are still holding the funds from the account, we receive a withdrawal request, check or other item for payment from account. We may refuse the withdrawal request and return from account.

check or other item. We are not liable for any losses or damage that may result from refusing the withdrawal or dishonoring the check or other item, even if we are still holding funds that wand cover the withdrawal, check or other item. cover the withdrawal, check or other item.

immediately all amounts you owe us. If your account had furiged in it when closed, we may:

• hold the funds for your pick up or to pay outstanding the expected items or claims;

• deposit the funds in another of your accounts with user our records for the account. If your account is overdrawn when closed, you agree to pay

est bearing account to you by check, then your funds do not geam interest, even if the check is returned to us or is not cashed.

This Agreement continues to govern matters related to your account closes.

Governing Law

This Agreement, and your and our rights and obligations under this Agreement, are governed by and interpreted according to federal law and the law of the state where your account is to federal law and the law of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the company of the state where your account is the state where your account is the company of the state where your account is the year account is the year ac If your account earned interest before it closed, your funds stop earning interest when the account is closed, even if we conti<mark>ngs</mark> to hold the funds. As an example, if we mail funds from an inter-

Transfers stall be governed by and interpreted as described in the Funds Transfers Services section. We ordinarily maintain year account at the banking center where we open your account. On the same state or in a different state, if state and federal law are inconsistent, or if state law is preempted by federal of the federal law governs. located. However, your rights and obligations for Remittance

Explanation of Some Terms

Please keep in mind the following definitions as you review the

Annual Percentage Vield (APV) is a percentage rate reflecting the total amount of interest paid on the account, based on the interest rate and frequency of compounding.

balance that we determine is in the account for each day in the statement cycle, add those balances together, and then divide Average daily balance for a statement cycle - we take the that sum by the number of days in the statement cycle

Bank of America, Bank, we, us and our mean

Banking Center means a branch of Bank of America. Bank of America, N.A.

Business days – our business days are Monday through Friday, excluding bank holidays. Please note that we may switch from Hours of the business day are available at the banking center. one business day to the next business day before the end of the calendar day and while a banking center is still open.

Collected balance is the ledger balance for the account minus that portion of funds deposited for which we have not received account. We ordinarily apply the availability schedule provided to us by the Federal Reserve Bank to determine the time that credit based on the availability schedule we apply to the we receive credit for deposited funds.

transfer, telephone-initiated transfer, Online Banking transfer or instruction for the payment, transfer, or withdrawal of funds, or an image, digital image or a photocopy of any of the foregoing. Item also includes any written document created or authorized transfer or withdrawal of funds from an account. As examples, item includes: a check, substitute check, purported substitute ATM withdrawal or transfer, or point of sale transaction), draft, check, draft, warrant, or other item deposited to your account, withdrawal, cash ticket, deposit adjustment, or other order of bill payment instruction, withdrawal slip, in-person transfer or consumer check, image replacement document, indemnified hat it has not been signed. Item may also include a cash-in check, electronic transaction (including an ACH transaction, copy, preauthorized draft, preauthorized payment, automatic in your name that would be a check or draft but for the fact Item includes all orders and instructions for the payment, ticket and a deposit adjustment. Item may also include a demand draft, remotely created check, remotely created ncluding a deposited item that was returned unpaid.

Minimum daily balance - the lowest balance that we determine is in the account during a statement cycle.

anyone else with the authority to deposit, withdraw, or exercise You and your means each and every owner of the account and control over the funds in the account.

Headings and Interpretation

We include section and paragraph headings in this Agreement convenience or reference only. They do not limit the term or to help you find terms and provisions. The headings are for provision.

Unless it would be inconsistent to do so, words and phrases used in this document should be construed so the singular includes the plural and the plural includes the singular.

In some sections we give examples. The examples cover some, but not all, of the situations or items that are covered by the

Information About You and Your Account

Information You Give Us

When you open a deposit account with us, you give us information about yourself and confirm that it is correct. We enter the until you notify us of a change and we have had a reasonable information into our records. We may rely on that information time to act on the new information.

Identification

identifies each customer who opens an account with that finan-Federal law, including the USA PATRIOT Act, requires all financial institutions to obtain, verify and record information that cial institution. When you apply for an account, we will ask for your legal name, address, date of birth and your Tax Identification Number (TIN). We may require one or more forms of unexpired photo identification. We may validate the information you provide to us to ensure we have a reasonable assurance of your identity. We may contact you for additional information. If your account is access to your funds. If we are not able to verify your identity to our satisfaction, we will not open your account or we may funded before we verify your information, you may not have close the account if it was previously funded.

Bank of America's Privacy Policy for Consumers

information and describes the situations when we may disclose Our privacy policy for consumers is described in our publica-The privacy policy describes our policy on handling customer policy to consumers who open a personal account with us. ion, U.S. Consumer Privacy Notice. We provide our privacy information, including some examples.

You can also review our privacy practices on our website at www.bankofamerica.com/privacy.

Sharing Information with Affiliates

Consumer Privacy Notice, for information about the categories of information we may share among the Bank of America family of Accounts Held by Consumers We may share information that we companies and how you may tell us not to share certain types have about you and your accounts among the Bank of America family of companies. Please refer to our publication, U.S. of information among our family of companies.

Affiliates") and selected third parties. We may also share infor-Affiliates. However, individuals may tell us not to share informa-Accounts Held by Businesses We may share information about our experiences with you with Bank of America Corporation and mation that you have provided to us on applications or that we tion about them from applications or outside sources compiled other services by either calling us at 1.888.341.5000 or by for purposes of determining eligibility for credit, insurance or its subsidiaries and affiliated companies ("Bank of America receive from outside sources among the Bank of America notifying us at www.bankofamerica.com/privacy.

Credit Reports and Other Inquiries

If you ask, we will tell you whether we requested a credit report maintain, collect or close your account. This may include verification of employment and credit reports or other reports from We may make any inquiries that we consider appropriate to help us verify your identity and determine if we should open, account information services and credit reporting agencies.

and, if we did request a report, we will tell you the name,

address and telephone number of the reporting agency.

U.S. Consumer Privacy Notice governs.

account. The account information service may supply this information to others. This may adversely impact your abiliting establish an account at any financial institution for up to fine years from the date of the report. Account Information Services if we close your account because of your unsatisfactory handling, we generally reported account information services such as ChexSystems, Inc. yearname, address, Taxpayer Identification Number (TIN), drivers license number and the date and reason we closed the Account Information Services If we close your account

Disclosing Information About You and Your
Account
This section applies to both business and personal accounts
We may disclose information about your accounts to credit reporting agencies and to other persons or agencies who, in our judgment, have a legitimate purpose for obtaining information.
From time to time, subject to any applicable financial privacy laws or other laws or regulations, we may provide information you and your accounts:

• where it is necessary for completing transactions;
ChexSystems, Inc.;

• to anyone who we reasonably believe is conducting Plegitimate credit inquiry, including inquiries to verify the

- existence or condition of an account for a third party such as a lender, merchant or credit bureau;

 in response to any subpoena, summons, court or administrative order, or other legal process which we believe requires our compliance;

 in connection with collection of indebtedness or to remont losses incurred by us;
 - in compliance with any agreement between us and alprofessional, regulatory or disciplinary body; report losses incurred by us;
 - professional, regulatory or disciplinary body;
- in connection with potential sales of businesses;
- to other third parties as is described in our publication
 U.S. Consumer Privacy Notice or as required under applicable law or regulation. • to service providers who help us meet your needs by a sesisting us in providing or offering our products or services; and

In the event of a conflict between the terms of this section and the terms of our U.S. Consumer Privacy Notice, the terms of our Privacy Notice, the terms of the Consumer Privacy Notice and the Consumer Privacy Notice and

cable law or regulation.

Telephone Calls: Calling, Monitoring and Recording

alerts, deposit holds, and amounts you owe us (collection calls) on your account. When we place calls to you, we may use auto elephone call to us, you authorize us to place calls to you at When you give a telephone number directly to us, or place a phone calls and text messages to or from your phone or cell phone. As examples, we may place calls to you about fraud includes a cell phone number and "calls" include both telematic dialers and artificial, text, or prerecorded messages. hat number. You understand that a "telephone number."

remind you that we may be monitoring or recording a call at the You authorize us to monitor, and to record, telephone converus and with our representatives for reasonable business purposes, including security and quality assurance. We will not sations and other electronic communications you have with outset of the call unless required by law to do so.

You consent and agree in advance to these terms and condi-

Release of Information

able security measures for each method, but we cannot ensure other code or access device or who has learned your identifying account number or social security number, even if you have not against unauthorized inquiries or intrusions. You agree that we You can obtain information about your account by many methods, including at a banking center, by telephone, by mail and through Online Banking. We believe we have adopted reasoncharacteristics such as personal identification number (PIN), are not responsible for the release of information to anyone who has gained possession of your ATM card, debit card or authorized them to obtain the information.

Account Ownership

Some General Terms

account, your requested change is not effective until we have a and ownership of the account from this information. When you reasonable time to act on it. If we ask you to give us additiongive us and we maintain in our records. We determine the type we have had a reasonable time to act on the new information. and we agree to the change, the change is not effective until ask us to make a change to this information or your account, al documents or information, and you do not do so promptly, When you open an account, we may rely on information you As an example, if you ask us to change the signers on your we may close your account.

When we accept a deposit to an account or permit a withdrawal account at the request of any signer, or the agent of any signer, or payment from an account, we may rely upon the form of the account and the terms of this Agreement at the time we in accordance with the terms of this Agreement, the withdrawal process the transaction. We do not have to inquire about the about the application of any withdrawal or payment from an account. When we permit a withdrawal or payment from an or payment is a complete release and discharge of the Bank source or ownership of any funds we receive for deposit or from all claims regarding the withdrawal or payment.

ship of the account following the death of any person in whose ments or other requirements. If we treat the account as owned sons who have signed or completed our account opening docufor reliance on your instruction. We may in our discretion for all purposes and circumstances (including determining ownerbeing owned by all persons in whose names the account was opened or treat the account as being owned solely by the permore of them have not completed our account opening docuby all persons in whose names the account was opened, we may permit the non-signing person to withdraw funds or take ments or other requirements, you agree to hold us harmless If you instruct us to open an account in the names of two or more people, and we do so, but later determine that one or name the account was opened) either treat the account as other action on the account without any liability to you.

married and without regard to whether the funds on deposit are joint ownership or change a payable on death or trust designation. your community or separate property. We may require you to close the account in order to remove a co-owner, terminate a We may open an account without regard to whether you are

Some Basic Terms for Joint Accounts

then the account is a joint account. All persons whose names account without the consent or approval of any other co-owner. Each co-owner acts as the agent of each other co-owner. Each We may act and rely on the instructions of one co-owner withaccount without a fiduciary, beneficiary or other designation, out liability to any other co-owner. So as examples, one co-If more than one person's name appears in the title of an regardless of whose money is deposited in the account. co-owner authorizes each other co-owner to operate the appear on the account are co-owners of the account,

- add additional persons as co-owners;
- · deposit funds and withdraw or transfer part or all of the

- endorse for deposit to the joint account on behalf of any other co-owner an item payable to another
- instruct us to stop payment on a check or other item that another co-owner wrote on the account;
- obtain an ATM card or a debit card;
- draw upon an overdraft or other line of credit connected to the account;
- obtain information about the account, including transactions conducted by other co-owners;
- pledge the account as security for any debts; and
- close the account.

vivorship continue between surviving co-owners and we may pay charges and other amounts owed to us on, and all costs, lossthe funds in the account to any surviving co-owner. The appliccreate a joint account with right of survivorship. You are solely able state law may impose requirements that must be met to right of survivorship, unless the applicable state law does not permit this presumption or we have agreed with you in writing survivorship means that when a co-owner dies, the funds in the account belongs to the surviving co-owner(s), subject to our right to charge the account for any amount the deceased Each co-owner is jointly and severally liable to us for all fees, All joint accounts are presumed to be joint accounts with the co-owner or a surviving co-owner owes us. The rights of sures and liabilities related to, this Agreement or the account. that the account is owned in another capacity. Right of responsible for meeting these requirements.

Some Basic Terms for "Payable on Death" Accounts

For an individual or joint account, you may choose to make your requirements are not met, we may treat your account as though death ("POD") beneficiaries. You can make your account a POD for," "ITF," "as trustee for," "ATF," "transfer on death," "TOD," or account and complying with the applicable state law. The applimet to create a POD account. As an example, you may have to include certain words or letters in the account title to create a POD account, such as: "payable on death," "POD," "in trust equirements. We may treat an account which names a POD account by instructing us to list each POD beneficiary on the 'Totten Trust." You are solely responsible for meeting these cable state law usually imposes requirements that must be account payable on your death to one or more payable on peneficiary as a POD account. However, if the applicable there is no POD beneficiary.

During your lifetime, a POD account belongs to you. You may close the account, remove or add one or more POD beneficial-ries, change the account type or ownership, and withdraw affective for the funds in the account. When the account owner of also co-owner dies, we may pay any funds remaining in the account to the then surviving (if any) POD beneficiary(les), supplied to our right to charge the account for any amount a deceased owner, co-owner or POD beneficiary owes us. We distribute the account balance, subject to any bank claims. We such beneficiaries payable to one or all surviving beneficiaries jointly, or payable individually, in equal shares, to each survival ing beneficiary. A POD beneficiary does not acquire an interfess. In the account until after the death of the account owner or the last co-owner. A POD beneficiary may acquire an interest in the account at that time but only if the POD beneficiary is alive

Some Basic Terms for Business and Other

Some Basic lerms for business and other Connections in the account owner is a corporation, unincorporated association, imited liability company, limited liability partnership, sole proprietorship or other entity holding as account in any capacity other than an individual capacity, entry person signing the signature card or completing other account coeming reoutements represents and agrees that ther. ing requirements represents and agrees that they:

• are fully authorized to execute all documents or otherwise complete our requirements in their stated

Second Second Second Second Second Second Second Second Second Sec opening requirements represents and agrees that they:

- wise complete our requirements in their stated capacity;
- New Furnished all documents or other information newsory to demonstrate that authority; and
 Will furnish other documents and complete other
- requirements as we may request from time to time. One may reduce the recognize any resolution affecting the account that is not on our form or that appears to us to be one incomplete or improperly executed.

 Transferring Ownership

non-negotiable. Ownership of your account is transferable only on our records with our consent.

• You may not grant, transfer or assign any of your rights Your account is for your use only. It is non-transferable and

- to your account without our written consent.
- to your account without our written consent.

 Even if we consent, we may require that you close the account and that the new account owner open a new Even if we consent, we may require that you close

Checking and Savings Accounts

Types of Accounts

We offer several different types of checking and savings accounts for personal and business customers.

- The Personal Schedule of Fees describes our personal accounts and lists applicable fees.
- The Business Schedule of Fees describes our business accounts (other than Commercial accounts) and lists applicable fees. The Business Schedule of Fees does not apply to Commercial accounts.

Eligibility for NOW Accounts

accounts. Federal law provides that NOW accounts may only be NOW accounts are commonly called interest checking opened and used by the following customers:

- individuals (including sole proprietors),
- certain nonprofit organizations,
- · federal, state or local governmental entities, and
- · fiduciaries (such as a bank trust department) where one or more individuals hold the entire beneficial interest in the funds.

If we believe that you are not eligible to own a NOW account, we may either close the account or convert it to another type of account. When we refer in this agreement to checking accounts, the reference includes NOW accounts.

Demand Deposit Accounts

account. Most demand deposit accounts do not earn interest. accounts. All types of customers can open a demand deposit We do offer an interest bearing demand deposit account to Demand deposit accounts are commonly called checking business customers. Please ask us for details.

When we refer in this agreement to checking accounts, the reference includes demand deposit accounts.

How We Calculate Interest on Interest Bearing Checking and Savings Accounts

If you have an interest bearing checking or savings account, then please note the following Your funds earn a variable rate. Your interest rate and annual percentage yield ("APY") may change. At our discretion, we may change the interest rate for your account at any time without notice or limit.

We compound and credit interest to your account

- We use the daily balance method to calculate the interest on your account. The daily rate is 1/365 — or in a leap year we may use 1/366 — of the interest rate.
- For personal checking accounts and personal and busiapplies a daily periodic rate to the collected balance in ness savings accounts, the daily balance method the account each day.
- to transaction accounts under the rules of the Federal balance in the account each day (less an amount that we determine applies for reserves applicable generally method applies a daily periodic rate to the collected For business checking accounts, the daily balance
- balance in the account each day (less an amount that method applies a daily periodic rate to the collected we determine is required to offset service charges). For Public Service Trust Accounts, the daily balance
- interest begins to accrue on the non-cash item no later When you deposit a non-cash item (such as a check), than the business day on which we receive credit for the non-cash item.

checking and savings accounts that earn interest are described Some checking and savings accounts do not earn interest. The checking and savings accounts do not earn interest. We pay in the Schedule of Fees as interest bearing accounts. Other interest only in whole cents.

lower based on the specific customer, account location or chanaccount opened through our Online Banking channel may earn us, your balances with us in your other accounts and how you We set interest rates at our discretion. The interest rate and nel through which the account is opened. As an example, an a different rate (either higher or lower) than the same type of account opened in a banking center or by mail. We may also consider your relationship with us in setting interest rates on our account, such as whether you have other accounts with APY we offer on the same type of account may be higher or use services that we offer with accounts.

We occasionally offer interest rate bonuses and other special promotions on specific accounts or to specific customers. These offers do not apply to all accounts, customers, locations or methods of account opening. You may obtain current interest rates for your account by calling us at the number for customer service on your statement or by asking a banking center associate.

depends on the tier into which the balance in the account falls. The interest rate for one tier may be the same rate, or a higher Salance Tiers The daily interest rate we pay on some accounts effect that day for the balance tier associated with your end-of-A tier is a range of account balances. If you have one of these day balance. We may set the rate for each tier in any amount. the tiers that apply to an account at any time without notice. or lower rate, than the rate for a lower tier. We may change accounts, your balance earns the interest rate and APY in Different tiers apply to different types of accounts.

Combined Balance Service

account to help you meet the combined balance required to avoid each checking account to which the service applies and the types the monthly maintenance fee on your primary checking account, With some checking accounts you can designate your checking account as your primary checking account and then link many of your other accounts to it for pricing. When you link another The Schedule of Fees lists the required combined balance for account for pricing, you can use the balances in the other of accounts that can be linked for pricing.

linked for pricing to one checking account at a time. To determine checking account for pricing. We do not link your other accounts You must tell us what other accounts you want us to link to your for pricing unless you tell us to do so. An account can only be what accounts are linked for pricing, please call us. When an existing account is closed and a new account is opened to replace the existing account, we do not automatically link the new account to your checking account for pricing, even if the existing account was linked. You must tell us to link the new When we calculate the combined balance, we may ignore accrued as the basis for calculating the balance, and the day that we use to determine the balance, in the linked account may be different interest. For each linked account, the period of time that we use from the statement cycle for the primary checking account.

You still need to meet the balance requirements, if applicable, in each linked account to avoid the monthly maintenance fees on those accounts.

including the account name, number and balance. We may make this information available to each owner and signer of any linked that reports activity for your checking account and each deposit account linked to that account, instead of separate statements or each account. See Combined Statements in the Statements account. We may also send you a single combined statement You understand that the statement for your primary checking account may include information about each linked account,

Limits on Linking Accounts

Some restrictions apply to what accounts can be linked to checking for pricing, including the following. You can generally link accounts that are located in the same state as your checking account. In some states you can also link accounts located in different states. You may only link an account to one checking different states. You may only link an account to one checking and the states of the states of the states. ing account at a time. At least one of the owners of the linked account must also be an owner of the checking account. Yo may not link personal and business accounts together.

We may in our discretion place other restrictions on what accounts can be linked.

Limits on Withdrawals and Transfers from Savin<mark>ge</mark> Accounts Accounts

month from a savings account. Please note that these limited not apply to withdrawals and transfers you make at one of the banking centers, by mail or at an ATM.

You can make no more than a total of six transactions each monthly statement cycle (or each month if you have a quantal statement of from among the following:

• Preauthorized transfers from your savings account (including transfers for overdraft protection). This Agreement and federal law impose limits on the number of certain types of withdrawals and transfers you can make each

- Telephone transfers or other electronic transmission
- Online banking transfers or bill payment transfers from your savings account.

 Transfers by check, draft or debit card, if allowed on your savings account. from your savings account.

We count a transaction on the date that we post it to your safety count at transaction on the date that we post it to your safety country ings account. This date may be different from the date you cauthorize, transfer or write the transaction, which means a transaction made during one statement cycle may not be country and the statement cycle may not be country. ed until a later statement cycle.

If you exceed the transaction limits on more than an occasional basis, we may revoke your privileges on that account or we may convert your savings account to another type of account, such as a checking account. Your funds may no longer eam interests after we convert your account.

payment account because of these limits on transfers.

Note: Even if you make no more than 6 transactions, a feed may still apply to some withdrawals or transfers. Please see the Schedule of Fees for your account. wnen you use our Online Banking bill payment service, we recommend that you do not use a savings account as your **m** When you use our Online Banking bill payment service, we

Time Deposit or CD Account

often refer to a time deposit account as a "CD" or a "Certificate of unds in the account until the maturity date of the account. We When you open a time deposit account, you agree to leave your Deposit", even though we do not issue a "certificate".

Account (CESA) plans, Please see the Traditional/Roth Individual This Agreement applies to CDs you open under your Individual Retirement Custodial Accounts and Disclosure Statements and Disclosure Statement for additional terms of these plans. Retirement Account (IRA) or Coverdell Education Savings the Coverdell Education Savings Custodial Account and

A time deposit account is neither transferable nor negotiable.

Types of CDs

We offer several different types of CDs for personal and business customers.

The Personal Schedule of Fees describes our personal CDs. The Business Schedule of Fees describes our business CDs.

How we Calculate Interest on CDs

Your funds earn interest during the term of the time deposit account. We calculate interest as follows:

- Opt-Up® CDs and Variable Rate IRAs, Fixed rate means that the interest rate that we apply to your account on Time deposits earn interest at a fixed rate except for the day we open it will not change for the term of the
- For an Opt-Up CD, your interest rate and annual percentcise your one time option to reset the interest rate. This age yield may change. The interest rate that we apply to it on the day that we open your Opt-Up CD remains fixed throughout the term of your Opt-Up CD unless you exerreset option is described in the Schedule of Fees.
- For a Variable Rate IRA, your funds earn a variable rate. rate for your account at any time without notice or limit. change. At our discretion, we may change the interest Your interest rate and annual percentage yield may
 - For terms of 27 days or less, we credit interest to your account at maturity. For terms of 28 days or more, we you according to the interest disbursement option you your account monthly and at maturity or disburse it to compound interest monthly and we credit interest to
- ic rate to the ledger balance that we determine is in the est on your account. This method applies a daily period We use the daily balance method to calculate the inter-

account each day. The daily rate is 1/365 — or in a leap year we may use 1/366 — of the interest rate.

- interest begins to accrue on the non-cash item on the When you deposit a non-cash item (such as a check), give us on a weekend or bank holiday are treated as business day the deposit is received. Deposits you received the next business day.
- The annual percentage yield for your account assumes that interest will remain on deposit until maturity. A withdrawal will reduce earnings.

based on the type of CD, the amount you deposit, and the term We generally set interest rates for new time deposit accounts you select. Rates for new accounts may change daily. We pay interest only in whole cents.

opening. For example, a CD opened through our Online Banking the same type of CD opened in a banking center or by mail. We based on the specific customer, location or method of account other special promotional offers may not apply to all customers, We may also set interest rates based on a specific account or channel, may earn a different rate (either higher or lower) than customer, or based on the location or channel through which to specific customers or accounts. Interest rate bonuses and APY we offer on the same type of CD may be higher or lower we open the account. This means that the interest rate and may offer interest rate bonuses and other special promotions locations or methods of account opening.

You may obtain current rates by calling us at the number for customer service on your statement or by asking a banking center associate.

Disbursing Interest

You may choose to have us credit your interest to your account. With this option, we reinvest the interest in your account monthly and at maturity.

Bank of America checking or savings account or by having us Alternatively, you may have us regularly disburse the interest from your account by having us credit the interest to a mail a check for the interest. Depending on the term of your account, disbursement options include monthly, quarterly, semi-annually, annually on the anniversary date, and at maturity.

CDs That Automatically Renew

Jnless your account information states that your time deposit account by reinvesting your funds. We reinvest both principal does not automatically renew, we automatically renew your

and interest, unless you elected to have your interest disbursed. (See Disbursing Interest in this chapter.)

the CD. For time deposits with a fixed interest rate, the interest account unless we notify you that we are changing the term of amount and term of the reinvested deposit. Unless specifically stated otherwise, any bonus or special promotion we are offerreinvested CD is the same length as the previous term of your rate and APY for any renewal term is based on the rate we offer on the first day of the new term for the type of CD, When we automatically renew your CD, the term for the ing will not apply to automatically renewing accounts.

If at any maturity date we no longer offer time deposit accounts of the same term and type, we may reinvest your funds in a time deposit that we believe offers similar features.

CDs That Do Not Automatically Renew

Some time deposit accounts do not automatically renew. If your automatically renew, then your account does not earn interest account information states that your time deposit does not after its maturity date.

Grace Period

take one of these actions, the grace period ends on that day. If or more. You may make a deposit or withdrawal, or change the The grace period begins on the first day after the maturity date, through 27 days and seven calendar days for terms of 28 days the last day of the grace period is a non-business day (a weekinterest during the grace period based on the rate we offer on the first day of the new term for the type of CD, amount, and end or bank holiday), then the grace period ends on the last length of the term, once during the grace period and, if you business day before that non-business day. We may pay The grace period is one calendar day for terms of seven term of the deposit.

Deposits to a CD

You may make an additional deposit to your account during its grace period. Otherwise, for all CDs except Variable Rate IRAs you may not make deposits during the term of the CD.

You may not make a deposit to a time deposit account by wire or automated clearinghouse (ACH) transfer.

Early Withdrawals

stated term. You may not withdraw all or part of a time deposit You have contracted to keep your funds on deposit for the account except as provided in this Agreement.

At our discretion, we may allow you to withdraw all or part of your funds at times other than the grace period. We withdraw

interest before principal. Each time we permit you to make a early withdrawal of principal, we may charge you an early withdrawal of principal, we may charge you an early withdrawal penalty. We deduct any interest first and take the remainder of the penalty from your principal. We calculate all early withdraw penalties on the principal amount withdrawn at the interest rate in effect on the accompon the withdrawal date. The early withdrawal penalty is:

- For CDs with terms of less than 90 days, the greater amount equal to seven days interest on the amount
- For CDs with terms of 12 months up to 60 months, the penalty is an amount equal to 180 days interest on be For CDs with terms of 90 days up to 12 months, the penalty is an amount equal to 90 days interest on the amount withdrawn; and amount withdrawn;
 - For CDs with terms of 60 months or longer, the pendity is an amount equal to 365 days interest on the amedia

withdrawn.

Please note that the term of a CD is the specified period of the time you agreed to leave your funds on deposit – not the time. remaining until maturity of your CD.

We add to the early withdrawl penalty the amount of any cash bonuses we paid you when you opened or reinvested the

bonuses we paid you when you opened or reinvested the account.

If we are required to pay an amount from your CD (e.g. levy@gamishment), we may charge you an early withdrawal penalty calculated on the amount withdrawn from the CD.

An early withdrawal from an IRA may also be subject to addictional federal tax (and possibly additional state and local tage) if you are under age 59 1/2.

Closing or Redeeming a CD

Information About Fees and Charging Your Account

Account Fees Your account is subject to the fees described in that apply to your account and your deposit relationship with us. You agree to pay for our services in accordance with the fees the Schedule of Fees that applies to your account.

- The Personal Schedule of Fees lists account fees that apply to our personal deposit accounts.
- The Business Schedule of Fees lists account fees that Commercial accounts (the Business Schedule of Fees apply to our business deposit accounts except for does not apply to Commercial accounts).
- The schedule that applies to your account is part of the binding contract between you and us.

The fees for many of our products and services may vary from fees and terms may differ from those of other customers with account fees to you based on the state or region in which the Account fees are not based on your state of residence or the the same type of account, based on our assessment of your state to state or between regions within a state. We charge state where you use or purchase the service. Your account banking center where we maintain your account is located. overall relationship with us.

transfers, cashier's checks and bond redemption. You can get Schedule of Fees. Fees for these services may vary from state CD accounts we also offer many other services, such as wire tomer service number shown on your account statement. We Fees for Other Services In addition to checking, savings and apply to them at a banking center or by calling us at the cuscharged by us in the state where we sell you the service. We may occasionally list fees for some of these services in the current information about these services and the fees that to state. The fees you pay for these services are those may change these fees at any time without notice.

rence of misuse of an account by our customers, consideration also consider costs in setting fees, but we do not set our fees profit and the safety and soundness of the Bank. We may expenses associated with providing the particular account or How We Set Fees We set our fees based on many factors, including the value we offer, our competitive position, deterbased only or primarily on the direct or overall costs and service involved.

Charging an Account

We may deduct fees, overdrafts and other amounts you owe us ates, except that this provision does not apply to any consumer immediately all fees, overdrafts and other amounts you owe us. make these deductions at any time without prior notice to you under this Agreement from your accounts with us or our affili-(including deposits of payroll and government benefits) to pay account to cover the amounts you owe us, we may overdraw credit covered by the Federal Truth in Lending law. We may your account, without being liable to you. You agree to pay or request from you. If there are not enough funds in your We may use deposits you or others make to your account fees, overdrafts and other amounts you owe us.

state benefits) may be protected from attachment, levy, garnishthese funds to pay fees, overdrafts and other amounts you owe amounts you owe us, to the extent that you may do so by conment or other legal process under federal or state law. If such protections would otherwise apply to deductions we make for tract, you waive these protections and agree that we may use Supplemental Security Income, Veterans and other federal or Some government payments (such as Social Security, us under this Agreement.

Overdrafts and Returned Insufficient Funds – **Items**

cient available funds to cover all of your transactions. We offer items by making sure that your account always contains suffiservices that you can use to help you manage your account You can avoid fees for overdrafts and declined or returned and help you avoid overdrafts, such as our Online Banking service and Online Alerts. Please see How to Get Started section in the Introduction.

We recommend that you enroll in one of the optional Overdraft under the plan may be less expensive than the fees for over-Protection plans described below. These plans can help you avoid overdrafts and declined or returned items. While fees apply when you use an Overdraft Protection plan, the fees drafts and declined or returned items.

Overdrafts and Declined or Returned Items

(an overdraft item) or we decline or return the insufficient funds under the Overdraft Protection plan, we transfer funds to cover the item. Otherwise, without notice to you, we either authorize funds in your account to cover a check or other item, then we consider the check or other item an insufficient funds item. If plans and have enough available funds in the linked account or pay the insufficient funds item and overdraw your account you have enrolled in one of the optional Overdraft Protection When we determine that you do not have enough available Item without payment (a returned item).

cient funds items. We may pay all, some, or none of your overdrafts, without notice to you. If we do not authorize and pay an guarantee that we will always, or ever, authorize and pay them. If we overdraw your account to pay items on one or more occa-We pay overdrafts at our discretion, which means we do not sions, we are not obligated to continue paying future insuffioverdraft, then we decline or return the transaction unpaid.

charge you fees for overdrafts and for declined or returned items and the dollar amount of the fees. Please review the The Schedule of Fees for your account explains when we Schedule of Fees for your account carefully. If we overdraw your account, you agree to repay us immediately ou or others make to your account to pay overdrafts, fees and without notice or demand from us. We ordinarily use deposits other amounts you owe us. your checks and other items. When we determine that funds in

Sometimes funds in your account are not available to cover

your account are subject to a hold, dispute, or legal process,

Ξ

then these funds are not available to cover your checks and other items. We usually make this determination once at the end of the day when we process items. As examples of holes, holds include deposit holds, holds related to cash withdrawals, and authorization holds we place on the account for debit of tansactions.

ualisacuoris.

We may also treat as an insufficient funds item each fee the creates an overdraft and each deposited item returned to us unpaid that creates an overdraft.

Unpaid that creates an overdraft.

For some business accounts, when your account is overdraged we also charge you interest on the overdraft amount. Please What are "tems"? Items include all orders and instructions of the payment, transfer, or withdrawal of funds from your accodulations. check, everyday non-recurring debit card transaction, recurring debit card transaction, ACH transaction, ATM transaction, Copreauthorized payment, automatic transfer, telephone-initial transfer, Online Banking transfer or bill payment instruction withdrawal slip, and in-person payment, transfer or withdrawa instruction. For more examples, please review the definitional items in the Explanation of Some Terms section.

What are everyday non-recurring debit card transactions and As examples, item includes a check, draft, image, substitute see the Schedule of Fees for your account.

day basis. As examples, you use your debit card for purchases of groceries, gas, or coffee in the morning. Recurring debit card transactions are usually transactions that you set up top occur automatically, such as automatic bill payments. As exalps ring debit card transactions are usually purchases made with your debit card or debit card number on a one-time or day-towhat are recurring debit card transactions? Everyday non-rebut

ples, you give merchants your debit card number to use for tent, mortgage, car, or utility payments.

Extended Overdrawn Balance Charge

The Extended Overdrawn Balance Charge is an overdraft fee.

This fee is in addition to Overdraft Item and NSF. Returned them fees that may apply to your account for each overdraft or returned item. This additional charge applies to your account when we determine that your account has been overdrawn for or more consecutive business days. You can avoid this fee promptly covering your overdraft – deposit or transfer enough assessed, within the first 5 consecutive business days that available funds to cover your overdraft, plus any fees we

assessed, within the lirst 5 consecutive business days that your account is overdrawn.

Please see the Schedule of Fees for your account for more information about this fee.

Information about this fee.

Personal Accounts - Overdraft Practices and

Setting, We also offer an optional Decline All Transactions over We automatically apply our standard overdraft practices to personal accounts. We refer to this as our Standard Overdraft

is an exception for some ATM withdrawals. We may occasional examples of other transactions, please review the definition of our ATM when this is available. With this overdraft setting, we transactions made using your checking account number, recurdraft practices for a specific ATM withdrawal and, if you agree, With our Standard Overdraft Setting, we do not authorize overhave enough available funds in your account (or in any applicable Overdraft Protection plan) to cover the transaction. There overdraft fees can apply to these withdrawals. We tell you at ATM transactions. This means that we decline everyday nonwe determine that at the time of the transaction you may not ring debit card transactions, ACH transactions, preauthorized payments, and automatic and online bill payments. For more drafts for everyday non-recurring debit card transactions and recurring debit card transactions and ATM transactions when we authorize and pay that ATM withdrawal. Please note that tions. Other types of transactions include checks and other ly give you the opportunity at our ATMs to agree to our overmay authorize and pay overdrafts for other types of transac-

account. With the Decline All Transactions overdraft setting, you optional overdraft setting that you can ask us to apply to your applicable Overdraft Protection plan) to cover the transaction. transactions unpaid. Please note that returned item fees can Optional Decline All Transactions Overdraft Setting. This is an This means that you are telling us to decline or return these determine that at the time of the transaction you appear to ask us not to authorize or pay any transaction unless we have enough available funds in your account (or in any apply to declined or returned transactions.

debit card transaction. This means, unless you promptly trans funds in your account at this time. However, we do not receive overdrawn. Here is an example of how that could occur. You transaction because we determine you have enough available process and post that day and that other transaction reduces and posting to your account that day. We do receive another With either overdraft setting, your account might still become chant asks us to authorize the transaction. We authorize the available funds in your account below the amount of the the debit card transaction from the merchant for processing want to use your debit card to make a purchase and a mertransaction (such as a check you previously wrote) that we

overdrafts and declined or returned items. Please review the er or deposit enough available funds, when we receive the With either overdraft setting, you may still incur fees for debit card transaction, it will overdraw your account. Schedule of Fees for your account carefully.

Business Accounts - Overdraft Practices and

setting, we may occasionally authorize and pay overdrafts for all pay any transaction unless we determine that at the time of the account (or in any applicable Overdraft Protection plan) to cover We automatically apply our standard business overdraft setting or return these transactions unpaid. Please note that returned an optional Decline All Transactions overdraft setting that you transaction you appear to have enough available funds in your the transaction. This means that you are telling us to decline types of transactions. For some business accounts, we offer fransactions overdraft setting, you ask us not to authorize or to business accounts. With our standard business overdraft can ask us to apply to your account. With the Decline All item fees can apply to declined or returned transactions.

linked to an account at a time. Some accounts are not eligible

plans are not available in all states. Only one plan can be

Please note the following. Some of these Overdraft Protection

not have at least the minimum transfer amount available under

minimum amount so we might not make a transfer if you do

for these plans. Under some plans we make transfers in a

the plan. To link accounts under these plans, at least one of the owner(s) of the account must usually be an owner of the Overdraft Protection from Another Deposit Account This plan links your account to another Bank of America deposit account

other account. Certain other restrictions apply.

for overdraft protection. The other deposit account can be a

second checking account or a savings account.

other charges that apply to Overdraft Protection plans. Please

eview the Schedule of Fees for your account carefully.

The Schedule of Fees for your account explains the fees and

The fees under these plans may be less expensive than the

fees for overdrafts and returned items.

With either overdraft setting, you may still incur overdrafts and fees for overdrafts and declined or returned items.

Posting Orders

have enough available funds to cover all of the items presented We determine the order in which we process and post deposits and posting orders regardless of whether additional fees result. more insufficient funds items and more overdraft and returned Please see the Processing and Posting Orders section for more and other credits and checks and other items to your account. others, in any order we deem appropriate. When you do not tem fees than other orders. We may choose our processing We may pay or authorize some items, and decline or return that day, some processing and posting orders can result in

Occurrences

overdraft item and each returned item may vary based on the monthly statement cycle and preceding 12 monthly statement or convert it to a different type of account, your record of oversycles. If we transfer your account to another banking center An "occurrence" is a day during which your account has at least one overdraft item or returned item. The fee for each number of occurrences for your account during the current draft items and returned items continues to apply.

in default under your credit card agreement or if the advance would cause you to exceed the amount of credit available for that type of transaction. As examples, we may decide not that advance funds from your credit card account if you fail to make a credit card payment by its due date or if you exceed any credit card payment by its due date or if you exceed any credit card imit on your credit card account. The funds advanced are subject to fees and finance charges under your credit card agreement. For some business accounts, we may also charge an additional overdraft protection transfer fee to be advanced accounts.

from overdrafts and declined or returned items. You can enroll in these plans. Please ask us whether your account is eligible.

We recommend that you enroll in one of the optional Overdraft

Overdraft Protection Plans

Protection plans described below to help protect your account nost checking accounts and money market savings accounts Please see your credit card agreement for more information🕔 about overdraft protection from your credit card account.

When you do not have enough available funds in your account to cover a check or other item, we may automatically advanged to cover a check or other item, we may automatically advanged unds from your linked line of credit and transfer the funds by your account. The advance is made under, and is subject to the terms and conditions described in the line of credit agreement. We ordinarily make the advance as long as you are not in default under the line of credit agreement and as long as in default under the line of credit agreement and as long as available credit on your line of credit. The funds advanced be subject to fees and finance charges under the line of credit. Subject to fees and finance charges under the line of credit. Overdraft Protection from Your Line of Credit This plan lines an eligible Bank of America line of credit to your account for overdraft protection.

Please see your line of credit agreement for more informa about overdraft protection from your line of credit.

fee for each transfer. Funds you deposit into your other deposit

account. We generally charge an overdraft protection transfer

When you do not have enough available funds in your account

to cover an item, we may automatically transfer funds from

the available balance in your other deposit account to your

account may not be available immediately for overdraft protec-

tion transfers. If you use your savings account for this service,

each transfer counts as one of the six limited transactions you

cancel this Overdraft Protection plan if your account or the Please see the Schedule of Fees for your account for more

other deposit account is closed.

are allowed each month from your savings account. We

information about overdraft protection from another deposit Overdraft Protection from Your Credit Card This plan links

account.

tion transfer fee to your account for each transfer.

to cover an item, we may automatically advance available funds from your linked credit card account and transfer the funds to your account. An advance is made under, and is subject to, the agreement. We ordinarily do not make an advance if you are

terms and conditions described in the applicable

When you do not have enough available funds in your account

an eligible Bank of America credit card to your account for

overdraft protection.

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Processing and Posting Orders

Processing Transactions and Posting Orders

deposits, direct deposits and credits we make. Holds include to cash withdrawals and electronic transfers. Debits include Posting transactions to your account impacts your account deposit holds, debit card authorizations, and holds related a debit or hold reduces your balance. Credits include teller balance. Posting a credit increases your balance. Posting withdrawals, transfers, payments, checks, one-time and ecurring debit card transactions, and fees.

transactions for your account on the same day, you agree that We use automated systems to process transactions and then we may in our discretion determine our posting orders for the decline or return credits, debits and holds in any order at our to post transactions to accounts. When we process multiple transactions and that we may credit, authorize, accept, pay,

Posting Orders

This section summarizes how we generally post some common transactions to your account.

We group the different types of transactions into categories. debits. Most categories include more than one transaction We use several different categories for holds, credits, and

We generally post all transactions within a category, using the posting order or orders that apply to that category, before we assign each transaction received for that day to a category. After the end of the business day, our automated systems post any transactions assigned to the next category.

any adjustments from prior days. Next, we generally add credits Some, but not all, of our categories are shown below. For each the business day, subtract holds from your balance, and make We start with the balance in your account at the beginning of debits that we assign to the category and summarize how we debit category shown below, we list some common types of to your balance and then subtract debits from your balance. generally post them within the category.

- · We add deposits and other credits to your balance.
- systems do not receive date and time information, then order the types of debits listed in this paragraph, when we subtract the remaining debits in this category from your balance in order from the highest to lowest dollar Then, we subtract from your balance in date and time our systems receive date and time information. If our

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Common debits in this category include:

- one-time and recurring debit card transactions;
- tellers, by telephone, and through Online Banking one-time transfers made at ATMs, through our withdrawals made at our tellers and ATMs; and Mobile Banking;
- checks you wrote that are cashed at our tellers;
- wire transfers.
- that our systems can read are subtracted in order from in check number order when our systems can read the your balance checks with check numbers sequentially check number. Next, checks without a check number Then, for other checks you wrote, we subtract from highest to lowest dollar amount.

then #112, and then #115. Then, we subtract the two As an example, on the same business day we receive remaining checks in order from the highest to lowest our systems can read. We subtract check #105 first, five checks that you wrote and were not cashed at other two checks do not have check numbers that a teller. Our systems can read three of the check numbers, which are #105, #112, and #115. The dollar amount.

- use your deposit account number (generally referred to as automated clearing house (ACH) debits), and Online lowest dollar amount. These debits include: scheduled types of electronic debits in order from the highest to transfers, preauthorized or automatic payments that Then, we subtract from your balance many other Banking and Mobile Banking bill payments.
- returned item fees, and ATM fees) in order from highest Then, we subtract from your balance most fees (such as monthly maintenance fees, overdraft item fees, to lowest dollar amount. Some fees may show as processing" until the next day.

Changing Posting Orders

You agree that we may determine in our discretion the orders in which we post transactions to your account.

categories. You agree that we may in our discretion make these among categories, and the posting orders within a category. orders within categories and move transaction types among We sometimes add or delete categories, change posting categories, the transactions within a category, the order You agree that we may determine in our discretion the changes at any time without notice to you.

Posting Orders Determined at End of Day

received all transactions at the same time at the end of the for your account, you agree that we may treat them as if we Regardless of when during the day we receive transactions We receive credits, debits and holds throughout the day.

an example, we show some transactions as processing on the During the day, we show some transactions as processing. As end of the day, with the other transactions we receive for that The posting order for these transactions is determined at the transactions shown as processing have not been posted yet. Account Details screen in Online Banking, Please note that

receive the final debit card transaction for payment and posting use your debit card to pay for a purchase at a merchant and same day that you conduct them. As an example, when you sign for the transaction, we usually receive an authorization You should note that often we do not receive debits on the request from the merchant the same day, but we might not until several days later.

report them on your statement, in a different order than the We generally post credits and debits to your account, and order in which you conduct them or we receive them.

Overdraft Fees

hold, dispute or legal process, you should note that those funds account. You can avoid fees for overdrafts and returned items overdraft or returned item fee applies. You should note that account balance includes some funds that are subject to a We generally determine at the time we post a debit to your available funds to cover all of your transactions. When your have enough available funds to cover it, but because other sometimes we authorize a transaction at a time when you by making sure that your account always contains enough transactions post before it and reduce your balance, the transaction creates an overdraft when we post it to your account whether it creates an overdraft and whether an are not available to cover your transactions.

finances, such as Online Banking and Online Alerts. Please see We offer services to help you manage and keep track of your "How to Get Started" at the beginning of this agreement.

posting orders can result in more overdrafts, and more fees for Our posting orders can impact the number of overdraft fees we not have enough available funds in your account to cover all of same business day for payment from your account and you do overdraft items and returned items, than if we had used other cover all of your transactions. When several debits arrive the the debits we receive for that day, you understand that some charge you when you do not have enough available funds to

Case 2:1904 Organis and the second of the se ting orders. You agree that we may may make to time, posting orders, and also change them from time to time.

When your account balance includes some funds that are new available at the time that we post a debit, and you do not have enough available funds in your account to cover the debit. It debit eavilable in an overdraft and we generally charge you an overdraft item fee or returned item fee for the debit. You'd should note that we do not show holds, or distinguish between available and unavailable funds in your account balance, or your statement later, it to your statement later, it to your statement as when you review your statement later, it to your might appear that you had enough available funds in your account to cover a debit for which we charged you a fee. regardless of whether additional fees may result.

Certain Transactions Made After Business Day Ends

During processing, we generally include in your account balance some transactions that you make after the business day cut off, but before the end of the calendar day. These transactions are described below. This can impact fees that apply to your account. The credits can help you avoid overdrafts, returned items, and related fees. However, the debits can cause your incur overdrafts, returned items, and related fees. You should note that we show these transactions on your statement as posting to your account on our next business day.

Credits. We generally add to your account balance the following credits, when the transaction occurs after the cutoff time for the business day, but during the same calendar day:

- Transfers to your account from another deposit accends with us made at one of our ATMs or banking centers through Online Banking, Mobile Banking, or by calling customer service.

Debits. We generally subtract from your account balance the following debits, when the transaction occurs after the cutor time for the business day, but during the same calendar day:

- Cash withdrawals made at one of our ATMs or banking centers, and
 Transfers from your account made at one of our ATMs
- and the panking centers, through Online Banking, or by calling customer service.

 Banking or by calling customer service.

 Banking or by calling customer service.

Processing Deposits and Cashed Items

may use the date that our processing center receives the transrequests for an account to one of our processing centers. We We may forward deposits, cashed items and other transaction action as the effective date of the transaction.

Cashing Items or Accepting Items for Deposit

We may accept, accept for collection only, refuse, or return all deposit to your account or cash them, you are responsible for the checks and other items if there is a subsequent problem or part of any deposit. If we accept checks or other items for

- other item, even if this causes your account to become your account and it is not paid for any reason, we may · If we cash a check or other item for you or credit it to charge your account for the amount of the check or
- your account from anyone. We do not have to question We may accept a check or other item for deposit to the authority of the person making the deposit.
- If your account is overdrawn, we may use the deposit to pay the overdraft and any fees you owe us.
- or part of the deposit unless you can prove our determiand adjustment, even if you have already withdrawn all All deposits are subject to our subsequent verification nation was erroneous.
- We may refuse to accept for deposit to your account items payable to another person.
- In receiving checks or other items for deposit or collection, we act only as your collecting agent and assume no responsibility beyond the exercise of ordinary care. We are not responsible for errors and delays made by others in the collection process.
- We may assess a charge for processing cash in a
- If you give us cash that we later determine to be counterfeit, we may charge your account for the amount we determine to be counterfeit.
 - You will not knowingly deposit items into your account that do not have either a true original signature of the person on whose account it is drawn or an authorized mechanical reproduction of that person's signature.

slips with your preprinted name and account number. If you use Deposit Slips You should always use our personalized deposit a blank deposit slip from one of our banking centers, rather

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for errors that may result from your or our hand encoding the than your personalized deposit slip, we are not liable to you

Cashier's Checks We cannot verify that money orders,

your account for the amount of the item. This may occur even if cashier's checks or similar items are authentic and valid at the time you ask us to cash them or accept them for deposit. If we cash, or accept for deposit, a money order, cashier's check or we previously made the funds available to you, or this causes counterfeit or invalid for some other reason, we may charge similar item and we later learn that the item is fraudulent, your account to become overdrawn.

Foreign Items You should be especially cautious about accepting items drawn on banks located outside of the United States. See Foreign Items and Foreign Currency.

Checks Lost in the Collection Process

check. We are not responsible if the check is lost or delayed in drawn gives us a photocopy of the check or a debit slip repreto your account, we are acting as your agent in collecting the When we cash a check for you or accept a check for deposit the collection process. We may charge your account for the process or if the financial institution on which the check is become overdrawn, if a check is lost during the collection amount of the check, even if this causes your account to

A check that was lost may not be returned to us for some time. receive either the returned check, a copy of the check, or a Despite any delay, we may charge your account when we notice of return.

Collection Items

tems separately. We normally credit your account for collection We may accept certain items — such as certain securities and credit your account and then do not receive payment, we may checks payable in foreign currencies or at foreign locations on a collection basis only. We route and process collection tems only after we receive payment for them. But if we do debit your account for the amount of the item, even if this causes your account to become overdrawn.

tutions in the collection process and the financial institution on charge your account. A financial institution may subtract its fee financial institution requires payment of a fee before that institution will process the collection item, we may pay the fee and We charge fees for processing collection items. Financial instiwhich the collection item is drawn may also charge fees. If a from the amount of the payment we receive. You have to pay hese fees even if the collection item is returned unpaid.

customer service shown on your statement, or ask a banking For our current collection fees, call us at the number for

Demand Drafts and Remotely Created Checks

expense and liability related to a claim that such draft or check warrant and guarantee that the draft or remotely created check unsigned draft or a preauthorized draft) into your account, you is authorized according to the terms on its face by the person identified as drawer. You agree to indemnify us from all loss, was not authorized by the persons on whose accounts it was If you deposit a demand draft or remotely created check (an

Deposit Preparation and Acceptance

automated depositories, or by mail, we may use the method of we accept the deposit, when you receive credit for the deposit, delivery to our branch or processing center to determine when including lobby boxes, ATMs, night depositories and other When you make deposits through our banking centers, and whether deposit fees apply.

otherwise specified by you. The amount of the credit is subject If we credit your account for a deposit and provide you with a receipt, we may use the amount shown on the deposit slip or to subsequent verification by us and, after review, we may adjust your account for any errors. Any of our employees or authorized agents may open and count any deposit that a teller did not count in front of you, including determination of the amount you delivered. We may treat these depository. You agree not to dispute that employee or agent's funds as not accepted by us for deposit until we have verified the mail, a lobby box, a night depository, or other automated coin deposits, cash deposits, and each deposit made thru the amount.

exercise due care in opening, closing and properly securing the If you make your deposit through a mechanical or automated depository such as an ATM or night depository, you agree to

If your deposit includes items that we do not accept for deposit, we may hold those items until claimed by you.

Deposit Error Correction

account for the amount declared on the deposit slip, subject to When we accept your deposits, we may provisionally credit your declared on the deposit slip are incorrect, we may adjust (debit or credit) your account. We report adjustments on your account declared on the deposit slip is correct even if you did not prepare the deposit slip. If later we determine that the amounts verification by us. You must ensure that the amount

statement. However, if the error in completing the deposit statement and is less than our standard adjustment amount, we will not adjust the deposit unless you notify us the error within one year of the date of your periodic statemed that shows the deposit. After this notice period has passed without your bringing an error to our attention, the deposit our bringing an error to our attention, the deposit and the space of the date of your periodic statemed. the amount declared on the deposit slip, the difference will become your property and if the actual amount deposited wen more than the amount declared on the deposits slip, the difference will become our property. We may change our standard adjustment amount from time to time without notice to you. amount indicated on the statement will be considered finaling settled. That is, if the actual amount deposited was less than

Encoding Deposits

encode the MICR (Magnetic Ink Character Recognition) line encode the MICR (Magnetic Ink Character Recognition) line encode in the major that is an encoding follow the instructions we give you for preparing and encoding your deposits. If you make an encoding mistake that results in costs, losses or damages to us, you agree to reimburse so for our costs, losses and damages, including attorneys' fees we may change them to your account. We are not liable for any chains costs hosses or damages you may incur when you If you are a business client, you may ask us for permission to claims, costs, losses, or damages you may incur when you encode your own items.

cant number of your encoded items, we may refuse to accept some or all of your items and we may charge you fees for each ا f our equipment is unable to read what we consider a sign item we do accept.

O You must provide us with a replacement or a copy of each one

Endorsing Checks

to you if you are unable to do so.

Endorsing Checks

We may endorse and/or collect items deposited to your account without your endorsement but may, at our option, require your personal endorsement phior to accopting an item for deposit. If you deposit items which bear the endorsement of more than one person or of persons who are not signers of the account, we may refuse the item or may require you to be their endorsement their endorsement of more than one person or of persons who are not signers of their endorsement guaranteed before we accept an item. We may accept for deposit checks payable to any signer on your account when endorsed by any other signer.

back of your checks to the same area. Otherwise, it may over the pack of your checks to the same area. Otherwise, it may over the panks into the area reserved for the banks' endorsements. The displaying the panks in the panks When you endorse checks that you ask us to cash or depocify, you must endorse checks in the area that extends 1.1/2 inchres from the trailing edge of the back of the check. You must and confine information that you place or have preprinted on the

railing edge is the left side of the check when you look at it

If you endorse a check outside of that area, mark or otherwise endorsement that is illegible or incomplete, we may refuse the item or we may accept such nonconforming endorsement and you agree to hold us harmless from any loss, delay, liability, obscure the other area or a prior endorsement or make an claim or damage which may arise as a result.

result from late return of a check due to material entered on reimburse us for all claims, costs, losses and damages that If it becomes necessary for us to return one of your checks, check may interfere with the bank endorsements and cause delays in returning the item. You are liable for and agree to your endorsement or information placed on the back of the the back of the check that obscured or interfered with the depository or another bank's endorsement.

Identifying the Account for Your Deposit

You must correctly identify the account to which you want funds deposited. We may credit a deposit to an account based solely deposit slip or other instruction differs from the name on the on the account number listed on the deposit slip or other instruction to credit an account, even if the name on the

You are responsible for any claim, cost, loss or damage caused by your failure to properly identify the account to which a deposit is made or intended to be made.

Overpayments and Reversals

may reverse the transfer. We can do this without giving you any from your account, even if this causes your account to become overdrawn. If the funds were transferred from your account, we account by mistake or otherwise, we may deduct these funds If funds to which you are not entitled are deposited to your prior notice or demand.

Returned Items

This section applies to items that you deposit or that we cash drawn on us as well as items drawn on other financial institufor you (a "cashed or deposited item") and includes items tions. You are responsible for returned items.

house rule. We may also deduct from your account any interest you may have provisionally earned on the item. We may charge If a cashed or deposited item is returned to us at any time for charge the item to your account without regard to whether we or the other bank finally paid the item or returned the item in accordance with any applicable midnight deadline or clearingany reason by the bank on which it is drawn or any collecting bank, we may accept that return, pay the claiming party, and

each returned item. Different fees may apply to domestic and foreign items. We may debit your account for a returned item at any time on or after the day it is returned to means or on the day we receive notice that the item is being us by electronic, automated clearinghouse ("ACH") or other returned to us - whichever is earlier.

paid by the bank on which it is drawn (including on us) and that item is later returned to us with a claim that the item was endorsement or should not have been paid for any reason, we As an example; if an item deposited in your account has been may at our discretion charge the item against your account or place a hold on the amount of that item against your account until the claim is finally resolved. We may take these actions without prior notice to you and regardless of whether settlealtered, forged, unauthorized, bears a forged or missing ment with respect to such item is considered final.

item. You agree to repay immediately an overdraft caused by a We are not obligated to question the truth of the facts that are account. We are not liable to you if there are insufficient funds action to recover payment of a returned item, or to assert any actions related to the claim. If you do not have sufficient availasserted, to assess the timeliness of the claim, to take any account or in any way restrict your access to funds due to a able funds to cover a returned item, we may overdraw your hold or debit to your account in connection with a returned defense. We do not need to notify you in advance of our to pay your items because we withdraw funds from your return of a cashed or deposited item.

replacement document ("IRD") or an image, instead of returning electronic notice of return, or indemnified copy or IRD just as if check or other item is drawn may send us an electronic notice In some cases, the financial institution on which the returned the item. We may act on, and you agree to be bound by, the of return, an indemnified copy of the original, an image the original item had been returned.

We may send the unpaid item back for collection a second time \$2,500 or more, we may send you a notice. We do not send a returned. However, if we receive advance notice from another financial institution that it is returning to us unpaid a check of before notifying you, but we are not obligated to do so. You waive notice of dishonor and protest. You agree that we will nave no obligation to notify you of any item that is being notice about returned checks of less than \$2,500.

Substitute Checks

"IRD") that purport to be substitute checks and have not been You agree that you will not cash or deposit "substitute checks' previously endorsed by a bank. If you cash or deposit such an as defined by federal law or Image Replacement Documents

account instead of an original check, you agree to reimburse us ulation and you agree to reimburse us for claims, losses, costs and damages we may incur. If you provide us with an electronic or all claims, losses, costs and damages we incur because the you give us the same warranties and indemnities that we, as a reconverting bank, would give under applicable law or regsubstitute check resulting from the electronic representation representation of a substitute check for deposit into your does not meet applicable substitute check standards or causes duplicate payments.

Third-Party Endorsements

through either an endorsement guarantee or personal identification. deposit or cash be endorsed by all parties to whom the items are payable. We may require verification of any endorsement We may require that checks and other items you want to

Withdrawal and Deposit Holds When Funds are Available for

usually included on the ATM receipt. The hold notice will let you know the date and the time when the funds will be available for after the day of your deposit. However, in some cases we place your deposit, the teller or ATM gives you a notice that lets you know funds are on hold. For ATM deposits, the hold notice is Our general policy is to make funds from your cash and check a hold on funds that you deposit by check. A hold results in a delay in the availability of these funds. When we place a hold, you will have to wait a few days before being able to use the funds. When we decide to place a hold at the time you make deposits available to you no later than the first business day from the teller or ATM, but later by mail. You can avoid holds you to use. In some cases, you will not get the hold notice by using direct deposit or wire transfer.

available to you sooner than we are able to collect the checks. This means that, from time to time, a deposited check may be Please keep in mind that even though we make funds from a you will have to repay us and we may charge your account for deposited check available to you and you withdraw the funds, check you deposited is returned to us unpaid for any reason, In many cases, we make funds from your deposited checks you are still responsible for problems with the deposit. If a returned unpaid after we made the funds available to you. the amount of the check, even if doing so overdraws your

Your Ability to Withdraw Funds

Our general policy is to make funds from your cash and check deposits available to you no later than the first business day

For determining the availability of your deposits, every day is business day, except Saturdays, Sundays, and federal holidays. the day of your deposit. However, if you make a deposit after such times, or on a day when we are not open or that is nover If you make a deposit on a business day that we are open aboute of our banking centers before 2:00 p.m. local time, or at one of our ATMs before 2:00 p.m. local time in the state \mathcal{O} business day, we consider that the deposit was made on the where we maintain your account, we consider that day to be

next business day we are open. Some locations have different cutoff times.

Longer Delays May Apply
In some cases, we will not make all of the funds that you deposit by check available to you by the first business day after the day of your deposit. Depending on the type of check that you deposit, funds may not be available until the second bust. you deposit, Turus may not be accessed and after \$200 of your deposits. The first \$200 of your deposits, however, may be available no later than the first Long the second access to the second access business day after the day of your deposit.

If we are not going to make all of the funds from your deposit available by the first business day after the day of your deposit, we generally notify you at the time you make your deposit. (No also tell you when the funds will be available. If your deposit is not made directly to one of our employees, or if we decide to take this action after you have left the premises, we mail you the notice by the next business day after we receive your of deposit. If you need the funds from a deposit right away, yop, should ask us when the funds will be available.

In addition, we may delay the availability of funds you deposit.

by check for a longer period under the following circumstances:

- we believe a check you deposit will not be paid.
 You deposit checks totaling more than \$5,000 on appoint one day.
- You redeposit a check that has been returned unpaid...
 You have overdrawn your account repeatedly in the fail

six months.

• There is an emergency, such as failure of communications or computer equipment.

tens or computer equipment.

le will notify you if we delay your ability to withdraw funds funds will tell you when the funds will tell you will tell you will tell you when the funds will tell you will you will tell you will tell you will tell you will you will tell you will We will notify you if we delay your ability to withdraw funds any of these reasons, and we will tell you when the funds v

be available. They will generally be available no later than the seventh business day after the day of your deposit.

Special Rules for New Accounts

certain conditions. For example, the checks must be payable to f you are a new customer, the following special rules may apply business day after the day of your deposit if the deposit meets during the first 30 days the account is open. Funds from electronic direct deposits to your account are available on the day excess over \$5,000 is available by the fifth business day after the day of your deposit. If your deposit of these checks (other than a U.S. Treasury check) is not made in person to one of cashier's, certified, teller's, traveler's, and federal, state and our employees, the first \$5,000 will not be available until the local government checks are available no later than the first second business day after the day of deposit. Funds from all other check deposits are generally available by the fifth busiyou and deposited in person to one of our employees. The transfers, and the first \$5,000 of a day's total deposits of we receive the deposit. Funds from deposits of cash, wire ness day after the day of your deposit.

However, we may place longer holds on certain items for other reasons, such as large deposits (see Longer Delays May Apply

Government Checks, Cashier's Checks and Other Special Types of Checks

Our policy is to make funds from U.S. Treasury checks that are payable to you available no later than the first business day after the day of the deposit.

If you make the deposit in person to one of our employees, and meet the other conditions noted below, our policy is to make funds from the following types of deposits available no later than the first business day after the day of your deposit:

- State and local government checks that are payable to you and are deposited in an account in the same jurisdiction that issued the check,
- Cashier's, certified and teller's checks that are payable
- Federal Reserve Bank checks, Federal Home Loan Bank checks and U.S. Postal Service money orders that are payable to you.

one of our employees (for example, if you mail the deposit), our policy is to make funds from these deposits available no later If you do not make your deposit of these checks in person to than the second business day after the day of your deposit.

However, we may place longer holds on certain items for other reasons, such as large deposits (see Longer Delays May Apply

Cash-Withdrawal Limitation

of deposit. In addition, a total of \$400 of other funds becoming available on a given day is available for withdrawal in cash or by similar means no later than the first business day after the day similar means at or after 5:00 p.m. on that day. Any remaining If we delay availability of your deposit, we place certain limitations on withdrawals in cash or by similar means, In general, \$200 of a deposit is available for withdrawal in cash or by funds will be available for withdrawal in cash or by similar means on the following business day.

cashier's or teller's check, certification of a check, or other Similar means include electronic payment, issuance of a rrevocable commitment to pay, such as a debit card transaction.

Holds on Other Funds

account with us. In either case, we make these funds available institution, we may withhold the availability of a corresponding amount of funds that are already in your account. If we accept sponding amount of funds that you have on deposit in another in accordance with our policy described above for the type of for deposit a check that is drawn on another financial institudrawal immediately but delay your ability to withdraw a corre-If we cash a check for you that is drawn on another financial tion, we may make funds from the deposit available for withcheck that was cashed or deposited.

Processing Withdrawals

We may forward withdrawals and other transaction requests for an account to one of our processing centers. We may use the date that the processing center receives the transaction as the effective date of the transaction.

Cashing Checks for You

centers. We may occasionally refuse to cash a check written to ou. If we do cash such a check and it is returned to us unpaid Check cashing services may not be available at some banking for any reason at any time, we may deduct the amount of the check from your account, even if this causes your account to become overdrawn, and we may charge you a fee.

We may cash checks payable to any signer on your account when endorsed by any other signer.

If you ask us to cash a check or other items for you, we may apply the proceeds of the check or other item to fees, overdrafts and other amounts you owe us.

Cashing Your Checks for Others

If a person wants to cash your check in one of our banking centers, we may:

- require identification satisfactory to us,
- charge them a fee for cashing the check; and
- fingerprint or limiting the locations where we will pay the impose additional requirements, such as requiring their check in cash.

requirements, we may refuse to cash the check. We are not lable to you for refusing to cash the check or for charging a If the person with your check fails or refuses to satisfy our check-cashing fee.

Checks with Legends or Restrictions

item even if the legend or restriction has not been met. We are not liable to you for any claims, costs, losses or damages that Some customers print or write legends or restrictions on their checks. Sometimes the person to whom the check is payable valid after 60 days", "not valid over \$1,000" or "paid in full". result from the placement of these legends or restrictions on prints or writes a legend or restriction on the check. Legends We may disregard legends and restrictions. We may pay the instructions, and other notations. Some examples are: "not and restrictions include conditions, special or restrictive your checks, or from our failure to abide by them.

Collection Items

an item drawn on your account, we may charge the other finanyour account for us to process a collection item drawn on your When another financial institution submits to us for collection account, we may charge you an overdraft or returned item fee. cial institution a fee. When you do not have enough funds in

Check Stock and Ink

contains defects, such as printing inaccuracies, faulty magnetic You agree to bear the risk of loss if you use check stock that ink, faulty encoding, or duplicate serial numbers.

(truncated) during the check collection and return process. You checks printed by a vendor that has not been approved by us; also agree to bear the risk of loss if: you elect to have your you use check stock or features (such as security features) that cause critical data to disappear or be obscured upon Checks you write may be converted into electronic images

truncation; or you make your check out in a way (such as, unterpretation) or you make your check out in a way (such as, unterpretation) and published by the obscured upon truncation.

Converting Checks to Electronic Debits

Some businesses convert checks that you give them into electronic debits (sometimes referred to as an electronic check) and then sends us an electronic debit for the transaction amount. When we receive the electronic debit to your account. We may receive the electronic debit to your cocount immediately after the business enters the transaction of so you may have a reduced right to stop payment and you may incur an overdraft if you do not have sufficient funds in you. A account to cover the amount of the check at the time you walk the check or authorize the transaction. Since the check is not sent to us, we do not have a copy of your check. We list these electronic debits on your account statement. If the business electronic debits on your account statement. If the business selectronic debit at the point do sale, the business should give you notice of the conversional return the voided check to you. You should treat the voided check with care because someone else who obtains posseed sion of it could use the information to initiate additional debits against your account. A business that receives your check by mail and converts it to an electronic debit may give you notice of the conversion and destroy the original check.

Examining Checks

a sample of checks and other items from time to time, reased able commercial standards do not require us to do so.

We select some checks for review based on certain criteria
that change from time to time. This means that most checked are processed on the basis of the MICR (Magnetic Ink We receive checks in great volume. This and compliance with expedited funds availability laws require us to use automation check processing procedures. Although we may visually review. signatures, legends or endorsements. You agree that we winter have exercised ordinary care if we examine only those items that we have identified according to the criteria that we mate establish in our discretion for inspection. Character Recognition) line printed along the bottom edge o the check, and are not individually examined for dates, maker

If we do visually review any check or other item, we may distergard any restrictive instructions or notations, such as an instruction to permit withdrawals only upon more than one segmente. We may return the item unpaid if, in our opinion, it does not bear a signature matching any specimen signature we have on file for your account. You agree, however, that we will not be liable to you for honoring any check or other item bearing a DDD.

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signature that, in our sole opinion, resembles the specimen signature on file with us.

other unauthorized uses of your checks or accounts. You agree Since we do not individually examine most checks, it is critical unauthorized activity to us. You agree that automated processing of your checks is reasonable and that you accept responsiforgeries or alterations that could not be detected by a person account statement, and immediately report any suspicious or that the exercise of ordinary care will not require us to detect bility for preventing and reporting forgeries, alterations, and for you to take care of your checks, promptly review your observing reasonable commercial standards.

Since some types of check fraud have become more difficult to about certain checks or other items that are presented for payment against your account. If we are unable to contact you, or detect, we may elect in some cases to make further inquiries you authorized these payments, we may either pay the checks take other steps, to determine with reasonable certainty that and other items or return them unpaid without any liability to /on:

Items Resulting from Voluntary Disclosure

which result from your disclosure. We may pay these items and son orally, electronically, in writing or by other means, you are If you voluntarily disclose your account number to another perdeemed to authorize each item, including electronic debits, charge your account.

Large Cash Withdrawals

funds in cash from your account or to cash a check (including a cashier's check or other official item) at a banking center if we cash vaults by an armored courier, acceptable to us and at your the request would cause us an undue hardship or security risk. sole risk and expense. We are not responsible for providing for We may require reasonable advance notice for large cash withbelieve that the amount is unreasonably large or that honoring We may require that such withdrawals be made at one of our drawals. We may also refuse to honor a request to withdraw your security in such transactions.

Paying Checks and Other Items

notice that the item has been deposited for collection at another financial institution — whichever is earlier. If you do not have We may debit your account for a check or other item drawn on sufficient available funds to cover the item, we decide whether ment, by electronic or other means, or on the day we receive your account either on the day it is presented to us for payto return it or to pay it and overdraw your account. 23

may determine your balance and make our decision on an insufficient funds item at any time between our receipt of the item or notice and the time we must return the item. We are required to determine your account balance only once during this time period.

another account with us, we may treat such items as presented to us for payment on the business day that they are received When you deposit checks or other items that are drawn on by our office that processes checks drawn on the other

Stale-Dated and Postdated Checks

account, we may pay the check and charge it to your account. If a postdated check — a check dated in the future — is presentstated on the check. If you do not want us to pay a stale-dated See the Stop Payment Orders and Postdating Orders section. If a stale-dated check — that is, a check dated more than six or postdated check, you must place a stop payment order on months in the past — is presented for payment against your ed for payment, we may pay the check and charge it to your account even if it is presented for payment before the date

Substitute Checks, Indemnified Copies, Images and Image Replacement Copies

original check, an image replacement document (IRD), a substicopy, substitute check, or image of your check and pay these tute check or an image of your check, instead of the original In some cases, we may be sent an indemnified copy of your item. We may act upon presentment of an IRD, indemnified items against your account, just as if the original item had been presented.

Unpaid Items

that any person who receives that electronic notice may use it account, we may return the original, an image or a copy of the to make a claim against you to the same extent and with the item or we may send an electronic notice of return and keep If we decide not to pay a check or other item drawn on your records. If we send an electronic notice of return, you agree either the original, an image or a copy of the item in our same effect as if we had returned the original item.

Substitute Checks and Your Rights

sumer has under a federal law commonly referred to as Check allows banks to create substitute checks and present them to U.S. check clearing system. The clearing system relies heavily The following provisions help explain some of the rights a conon the physical transport of checks between banks. Check 21 transport of checks among banks and helps enable the elec-21. Check 21 was enacted to increase the efficiency of the other banks instead of the original check. This reduces the tronic collection of checks.

What is a substitute check?

image of the front and back of the original check. The front of a To make check processing faster, federal law permits banks to replace original checks with "substitute checks." These checks You can use it the same way you would use the original check." You may use a substitute check as proof of payment just like substitute check states: "This is a legal copy of your check. are similar in size to original checks with a slightly reduced the original check.

notice do not apply to original checks or to electronic debits to when you receive substitute checks from us. The rights in this Some or all of the checks that you receive back from us may your account. However, you have rights under other law with be substitute checks. This notice describes rights you have respect to those transactions.

What are my rights regarding substitute checks?

same check). The losses you may attempt to recover under this allows you to request a refund for losses you suffer if a substi-In certain cases, federal law provides a special procedure that tute check is posted to your account (for example, if you think we withdrew money from your account more than once for the that we withdrew the wrong amount from your account or that procedure may include the amount that was withdrawn from your account and fees that were charged as a result of the withdrawal (for example, bounced check fees).

ing account. If your loss exceeds the amount of the substitute the amount of your refund if your account is an interest bearcheck, whichever is less. You also are entitled to interest on check, you may be able to recover additional amounts under to the amount of your loss or the amount of the substitute The amount of your refund under this procedure is limited other law.

If you use this procedure, you may receive up to \$2,500 of year refund (plus interest if your account earns interest) within 10 business days after we received your claim and the remainded of your refund (plus interest if your account earns interest) which that than 45 calendar days after we received your claim.

We may reverse the refund (including any interest on the refund) if we later are able to demonstrate that the substitute check was correctly posted to your account.

How do I make a claim for a refund?

If you believe that you have suffered a loss relating to a subpyritute check that you received and that was posted to your elements.

tute check that you received and that was posted to your account, please contact us at the telephone number listed by your account statement, or write to us at: tute check that you received and that was posted to your

Bank of America

Attn. Research and Adjustments
P. O. Box 31590
Tampa, FL 33631-3590
You must contact us within 40 calendar days of the date tiber we mailed (or otherwise delivered by a means to which you agreed) the substitute check in question or the account statement showing that the substitute check was posted to you. account, whichever is later. We will extend this time periodition you were not able to make a timely claim because of extraodic nary circumstances.

Your claim must include—

- claim must include—

 A description of why you have suffered a loss (for example, you think the amount withdrawn was incorrect).

 O
 - An estimate of the amount of your loss;
- An estimate of the amount of your loss;

 An explanation of why the substitute check you received is insufficient to confirm that you suffered a loss; are A copy of the substitute check or the following information to help us identify the substitute check; your account number, the check number, the name of the set

Notices, Statements and Other Communications

General Terms for Notices, Statements and Other Communications

Please review promptly all notices, statements and other communications we send you. In this section "communications" means all notices, statements and other communications we send you. We may provide communications in English. Many communications will be notices of change affecting your rights and obligations. If you have questions about any of them or difficulty reading English, please call us at the number for customer service on your statement.

- address communications to one account owner;
- provide communications in English, even though we may nave given you account opening documents and disclosures in a language other than English;
 - returned to us as being undeliverable, along with any destroy communications that are sent to you and accompanying checks and other items;
- authorize the Post Office or an agent to destroy commuitems, that the Post Office informs us are undeliverable; nications, along with accompanying checks and other
- address is provided to us if one or more communications that we mail to you are returned to us as being stop sending communications to you until a new undeliverable.

are not responsible for communications, or for any checks other accompanying items, lost while not in our possession. center, they are deemed to have been delivered to you at the If we receive communications that we sent you at a banking time that they are available to you at the banking center. We

electronic delivery are listed in the statements and documents account details page. Communications currently available for statements, notices, and other eligible documents in Online Banking within the statements and documents area of your communications electronically. When you use electronic or placing them in Online Banking. You can find your account that you use our Online Banking service and receive your paperless delivery, we deliver communications to you by Electronic delivery of communications We recommend area of Online Banking.

change in our banking offices or on our website. Otherwise, we ride it to you electronically. We may provide a notice as a mes When we inform you of changes affecting your rights and obliour statement or, if we have agreed on this method, we progations, we do so by delivering or otherwise making a notice sage on your statement or as an insert with your statement. available to you. In some cases, we may post a notice of a mail the notice to you at the address we currently show for

returned to us as being undeliverable, you understand that the f a notice of a change to this Agreement is returned to us as notices are available to you through our banking centers. You agree to that method of delivery and that changes covered in because notices or statements we previously sent you were being undeliverable or if we stop sending notices to you these notices are still effective and binding on you.

A notice sent to any one owner is deemed notice to all account owners and is effective for all account owners.

Statements

on your checking or savings account. When there is no activity You may generally obtain an additional copy of your statement We provide you with a single statement when there is activity on your account, we may choose not to provide a statement. for a fee.

We recommend that you use our Online Banking service and receive your statements electronically. If your statement is received at one of our offices, we may mail it to you or destroy it, along with any accompanying checks and other items.

For checking, money market savings and business

an account is opened or when a statement date is changed to end on different days during the month. A statement cycle can be shorter than monthly. As examples, a statement cycle may only be a few days in length for the first statement cycle after the date your statement cycle ends, call us at the number for Statement cycles generally vary from 28 to 33 days and may savings accounts, we provide you with a monthly statement. link accounts for combined statements. If you want to know customer service on your statement.

For Regular Savings accounts, we provide you with a quarterly statement. If you have an electronic fund transfer (such as a direct deposit or an ATM withdrawal) to or from your account during any month, we provide a statement for that month.

eceive an additional monthly account analysis statement. This statement includes balance and float information, quantity of For analyzed business checking accounts, you can elect to

services used during the period, fees and charges for these services and the earnings allowance, if any.

linked for this service, instead of separate statements for each provide a single statement that reports activity for all accounts Combined Statements With combined statement service we For IRAs, we provide you with a quarterly statement. linked account.

each signer of any linked account can review information about account jointly with others and you link your individual savings Accounts with at least one common owner may be linked and should not link accounts for combined statement service that reported on a combined statement, either automatically or at joint checking account can review information about both the your request. When accounts are reported on a combined statement, you understand and agree that each owner and checking account and your individual savings account. You all linked accounts. As an example: If you own a checking account to this checking account for combined statement service, then each of the other owners and signers of the you do not want others to see.

we may automatically link accounts that have the same owners automatically send you a combined statement. As an example: statement does not mean they are also linked for pricing. To We may restrict what accounts can be linked for a combined determine which accounts can be linked, or to link accounts, statement. Please note that combining accounts on a single or combined statements or for combined balances (pricing), and tell us what accounts you want us to link and report on a combined statement. In some cases, however, we may and provide a combined statement for those accounts. please call us.

You must generally request combined statement service

Check Image, Safekeeping and Enclosure Services For most accounts, we offer the following options regarding

your canceled checks.

Check Image Service We provide with your statement an image your checks up to 10 images on a page. We do not return your of the front of each of your canceled checks that we post to your account during the statement cycle. We print images of accounts we provide an image of the front and back of your deemed to be made available to you at the same time your canceled checks. In some states and for some business canceled checks. When you use this service, checks are statement is made available.

We store copies of your canceled checks (usually on microfilm or as a digital image) and then destroy the checks. Copies of checks are generally available for seven years from the date

the checks are paid. See Check Copies in Other Terms and Services.

Check Safekeeping Service We report on your statement infermation about canceled checks (check number, amount and date posted) that posted to your account during the statement order. You do not receive your canceled checks with your account statement. When you use this service, checks are deemed to be made available to you at the same time your.

If your statements are returned to us, you automatically rec<mark>sube</mark> check safekeeping service. If you usually receive your checked with your statement but we are unable to return them because of circumstances beyond our reasonable control, we may control. We store copies of your canceled checks (usually on microfilm vert your account to check safekeeping service.

If you use our check safekeeping service, we cannot provided copy of a check that posted to your account, and you lose money as a result, we may cover the loss up to the amountat the check. However, we are not liable to you for consequentation. or digital image) and destroy the checks. Copies of the checks are generally available for seven years from the date the ochecks are paid. See Check Copies in Other Terms and Services.

Check Elikusaus Control for most accounts. We return with your statement canceled the checks that we received and posted to your account during the statement cycle. We may also provide you with images of your Check Enclosure Service This service is no longer available loss or damage of any kind. canceled checks.

If a check that you write is converted into an image or election thronic debit during the check collection process, your check is the tronic debit during the check collection as and, as a result, we cannot return the check to your in some cases, we may receive a substitute check (also called in some cases, we may receive a substitute check (also called in some cases, we may receive a substitute check (also called in some cases, we may receive a substitute check (also called in some cases). We may not return some of your canceled checks. For example an image replacement document) instead of your check. Werb if a check that you write is converted into an image or elecnot return substitute checks with your statement.

Vour Address and Change of Address

We may send notices, statements and other communications regarding your account to you at the electronic or street address we have in our records for your account.

You agree to notify us if you change your address. If the United States Post Office or one of its agents tells us that the address has changed.

- ddress has changed:

 we may change your address on our records to the dadress specified by the Post Office; and

 we may send notices, statements and other communities are cations regarding your account to that new address?

Help Protect Your Account Actions You Can Take to

wrongful use of your account. Please consider the measures Your role is extremely important in helping to prevent the below to help you protect your account.

Please see the information about these services in How to Get our Online Banking service to review your accounts and Online Stay Informed We offer several services you can use to help you keep track of your account on a daily basis. You can use Alerts to receive notice of account balances and activity.

receive an e-mail that seems to come from us and requests per-Be Cautious about Giving Out Your Personal information We will not send you e-mails requesting personal information. If you sonal information, do not answer it. Instead, please contact us immediately at the number on your statement.

checks (especially, foreign checks) from strangers. Sometimes issued by another company or financial institution is authentic, cautious about accepting checks, money orders and cashier's Cashier's Checks, especially from Strangers You should be or has any value at all, when you give it to us and ask us to check, money order or cashier's check that purports to be Be Cautious about Accepting Checks, Money Orders and they are fraudulent or counterfeit. We cannot verify that a cash or deposit it. We ordinarily make funds from a check you deposit (or we cash for you) available to you sooner than we are able to collect the responsible for the check. We charge your account for, and you will have to repay us, the full amount of the returned check. A check may be returned because it "bounces" or because the check is returned to us unpaid for any reason, you are still check or determine whether the check is any good. If the check is fraudulent, counterfeit or invalid for some other

Citizen Information Center. The following website is also a good tions such as your local Better Business Bureau or the Federal of fraud, visit bankofamerica.com, or consult trusted organizafor cash. For more information on how to avoid being a victim the U.S. Postal Service) that issued it and redeem the check bank, company (such as Western Union) or service (such as One way to help protect yourself is to take the check to the resource - www.fakechecks.org.

Review Statements and Report Suspected Problems

Immediately You must promptly review the notices, statements checks and other items, we send you. You must also report and other communications, along with any accompanying

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problems or unauthorized transactions to us immediately, by calling the number for customer service on your statement. See Reporting Problems.

purse. Criminals can also obtain your personal information by stealing records from your trash or sending fraudulent e-mails Identity theft often begins with the loss or theft of a wallet or dentity Theft Identity theft occurs when someone uses your our existing account or to open new accounts in your name. personal information without your permission to take over to you requesting your information.

deposit slips and other documents with your personal informa-You should destroy or shred account statements, checks, ion before you throw them away.

Other Actions You Can Take

Here are some other actions you can take to help control your This is by no means a complete list of preventive measures. You may want to take other or additional actions. risk.

- Personal Identification Number (PIN) for Online Banking Do not share your passwords, user numbers or or your ATM or debit card.
- Call us if your new check order or debit card does not arrive within 14 business days.
- transactions initiated by the third person even if you did and authorize that third person to initiate one or more transactions on your account, you may be liable for all ber. If you give your account number to a third person Be cautious about giving someone your account numnot intend to authorize a particular transaction.
- give anyone permission to sign your name on a check. Do not give anyone a pre-signed blank check. Do not
- Do not preprint your driver's license or Social Security Number on your checks.
- Write checks in a dark colored permanent ink and fill in match, are readable and begin on the far left of the line all lines. Make sure the written and numeric amounts so additional numbers or words cannot be added.
- Write and sign your checks clearly, because illegible checks are easier to forge.
- checks through us, ask your check vendor about tamper Use tamper resistant checks. If you do not order
- safe place and audit your check stock frequently. When Store blank checks, deposit slips and statements in a discarding, destroy them by shredding or other means

so they cannot be copied or used. Call us immediately if any of these items are lost, stolen or missing.

- Use the same precautions that apply to your checks to your endorsement and signature stamps,
- box or in your residence mailbox. Deposit outgoing mail Do not leave outgoing mail in an unlocked collection in a locked Postal Service mail deposit box.
- Keep accurate records of your transactions and reconavailable to you. Pick up your mail everyday. When cile your statements as soon as they are made reviewing your statements, watch for:
 - Checks cashed out of sequence or made payable to cash
- Use of a check number from a previously cleared item - Balance discrepancies or unexpected fluctuations
- Reconcile your account yourself. If you have authorized someone else to transact on your account and you do not reconcile your account yourself, someone other than an authorized signer should reconcile your
- Business customers should assign to different individudeposits, reconciling accounts payable checks with venals responsibilities for: opening mail, reconciling bank dor invoices, reconciling incoming checks against outstatements, endorsing incoming checks, making standing receivables and issuing checks.

Reporting Problems

any problem or unauthorized transaction on your account or you do not receive a statement when expected, call us immediately with you for a service or this Agreement has specific provisions If you find that your records and ours disagree, if you suspect fail to notify us in a timely manner, your rights may be limited. these provisions supplement the specific agreement and proviat the number for customer service on your statement. If you are subject to Regulation E. If we have a specific agreement This section does not apply to electronic fund transfers that for a service (such as the Funds Transfer Services section), sions to the extent they are not inconsistent.

Your Responsibility

checks, deposit slips, endorsement and signature stamps, debit access devices. It is your responsibility to keep them safe and You must exercise reasonable control over your statements, and ATM cards, Personal Identification Numbers and other

Case

The monitoring and to promptly discover and report if any of them are the most of the most of them are the most of the most of

use them or fall to implement them, or you fail to follow the procedures necessary for proper use of these products or services, or you fail to follow other precautions reasonable for year. particular circumstances, you are precluded from asserting of claims against us for paying any unauthorized, altered, counterfeit or other fraudulent item that such product, service, on precaution was designed to detect or deter, and we will not be required to re-credit your account or otherwise have any liability for paying such items. slips, endorsement and signature stamps, and account information. We may also deny your claim if you do not montoly your account and report problems as provided in this sectio(s) In some states we offer certain fraud prevention and detecoffered you one or more of these services, and you decline to Please review this Reporting Problems section carefully.

Problems and unauthorized transactions include suspected I fraud; missing depositis; unauthorized electronic transfers; III missing; stolen, or unauthorized checks or other withdrawal Orders; checks or other withdrawal orders bearing an unauthorized signature, endorsement or alteration; illegible images; Oencoding errors made by you or us; and counterfeit checks. This is not a complete list.

Reviewing Your Account Statements

Your review of your statements, checks and other items is obe

လ What Are Problems and Unauthorized Transactions

for paying such items.

of the best ways to help prevent the wrongful use of your account. You agree:

- to review your statements, checks and other items reconcile them as soon as they are made available
- $\frac{1}{2}$ of forged, altered or unauthorized if the statement includes the item number, amount and the date the control of t determine the identification and authenticity of any transaction including without limit, whether any are
- item posted to your account;

 to report any problems or unauthorized transactions account as possible; and soon as possible; and problems or unauthorized transactions.

We Are Not Liable If You Fail To Report Promptly

days to qualify for an expedited recredit. See section

titled Substitute Checks and Your Rights.

ment, if you fail to notify us in writing of suspected problems or Except as otherwise expressly provided elsewhere in this agreeunauthorized transactions within 60 days after we make your statement or items available to you, you agree that:

- you may not make a claim against us relating to the unreported problems or unauthorized transactions, regardless of the care or lack of care we may have exercised in handling your account; and
- against us to recover any amount alleged to have you may not bring any legal proceeding or action been improperly paid out of your account.

Except as otherwise expressly provided elsewhere in this agreetransactions on your account by the same person if you fail to report an unauthorized transaction on your account within 30 statement containing information about the first unauthorized applicable to your account) following the closing date of the ment, we are not liable to you for subsequent unauthorized days (or such lesser period as is specified in the state law transaction.

Written Confirmation and Other Assistance

occurred on your account, we may require you to confirm your circumstances relating to your report and provide such other report in writing. We may also require that you give us a statement, under penalty of perjury, about the facts and If you report to us that an unauthorized transaction has information and proof as we may reasonably request.

If you assert a claim regarding a problem, you must cooperate with us in the investigation and prosecution of your claim and the person responsible. You must file reports and complaints any attempt to recover funds. You also agree to assist us in identifying and in seeking criminal and civil penalties against with appropriate law enforcement authorities.

and your agreement that we can charge the full amount to your statement or item, unauthorized transaction or other problem If you fail or refuse to do these things, we will consider your failure or refusal to be your ratification of the defect in the

Our Investigation and Maximum Liability

and circumstances surrounding any claimed loss. We do not have We may take a reasonable period of time to investigate the facts to provisionally credit your account while we investigate.

cases by the amount of the loss that could have been avoided proved or the amount of the missing deposit or the forgery, Our maximum liability is the lesser of your actual damages alteration or other unauthorized withdrawal, reduced in all by your use of ordinary care. We are not liable to you for special or consequential losses or damages of any kind, including loss of profits and opportunity or for attorneys' fees incurred by you.

Business Insurance

any transaction involving your accounts. You will provide us with applicable deductibles, Our liability is reduced by the amount of all insurance proceeds you receive or are entitled to receive. At name of your insurance carrier, policy number, policy limits and sue all rights you may have under any insurance coverage you If your claim relates to a business account, you agree to purmaintain before making a claim against us in connection with all reasonable information about your coverage, including the our request, you agree to assign to us your rights under your insurance policy.

Opening a New Account

open a new account. If there are any unauthorized transactions account and you do not do so, we are not liable to you for subon your account, we recommend that you close your account If you or we suspect that your account is or may be compromised, we may recommend that you close your account and and open a new one. If we recommend that you close your sequent losses or damages on the account due to unauthorized transactions. When you open a new account, you are responsible for notifying any third parties that need to know our new account number.

Foreign Items and Foreign Currency

What is a Foreign Item

Some foreign items are payable in United States dollars. Some eign currency is any currency other than United States dollars. branch of a bank located outside of the United States. A for-(including United States dollars) that is drawn on a bank or A foreign item is a check or other item in any currency are payable in a foreign currency.

You should be cautious about accepting foreign items because Cautious About Accepting Foreign Items

problem with the foreign item, you are responsible for the item regulations. A foreign item may be returned unpaid much later foreign item is returned to us unpaid or there is some other (sometimes many months later) than checks or other items that are drawn on banks located in the United States. If a foreign items are not subject to United States laws or and you may incur a loss.

Currency Exchange Rates

currency exchange rate and then assign that currency exchange rate to your transaction without notice to you. You agree to this ate to convert the transaction from a foreign currency to United currency. As an example, we receive a wire denominated in a foreign currency for credit to your account. When we decide to convert a transaction, we may determine in our discretion the relationship with us for which we determine that it is appropri-States dollars or from United States dollars to a foreign procedure and accept our determination of the currency We may receive transactions related to your account or exchange rate. We may consider many factors in setting our currency exchange rates. Some of these factors are exchange rates set by others, our desired rates of return, market risk and credit risk. We are transaction amount; or which involve different payment media us at a different time, at a different location or for a different not liable to you if our currency exchange rates are different from rates: offered or reported by third parties; offered by (such as bank-notes, checks and wire transfers). You acknowledge that: our currency exchange rates for retail and commercial (and usually less favorable to you) from the exchange rates for large inter-bank transactions effected during a business day (the rates reported in The Wall Street regular business hours or on weekends, are different transactions, and for transactions effected after our

- Journal or elsewhere are usually for large inter-bank transactions);;

 currency exchange rates offered by other dealers, osshown at other sources (including online sources) response to different from our rates; and
 currency exchange rates can be highly volatile and rates change frequently during a day.

 You assume all risks relating to or arising from fluctuations, the exchange rates between currencies.

connection with any such conversion. When this occurs, the intermediary bank or the receiving bank determines in their discretion the currency exchange rate. We are not responsible for an account denominated in a foreign currency, an intermed<mark>iary</mark> bank or the receiving bank may convert your wire into the appili the exchange rate set by an intermediary bank or the receiting When you send a wire denominated in United States dollars cable foreign currency and we may receive compensation in

bank.

You May Not Write Foreign Currency Checks

You may not write checks or give other withdrawal orders on your account, which order payment in a foreign currency. If the receive such a check or order, we may refuse to accept or **60** cess it without any liability to you.

Processing and Collecting Foreign Items

We may refuse to accept a foreign item for deposit or collegation. If we accept a foreign item for deposit or collection, you assume all the risks relating to or arising from: the collection process, a late return and changes in currency exchange rate. If we accept a foreign item for deposit or collection, we may decide not to credit the value of the foreign item to your accession. until we receive the proceeds in cleared funds from the paynৰ bank. However, if we do credit your account, the credit is provisional and we may reverse the credit at any time.

If we accept an item for deposit which we later determine to a foreign item, we may decide that the item needs to be to for collection. If so, we may reverse any credit given for the item and mail the foreign item to you at the address we have. for your account statement. You may ask us to send the item

when we send a noteign term for contection, you understand when we send a noteign term is sent solely for you and at your risk bat that we are not liable for any event in the collection process? which is beyond our control. As examples, we are not liable for any bank or agent involved in the collection and default by any bank or agent involved in the collection. When we send a foreign item for collection, you understand that the foreign item item is a constant.

send the foreign item through a correspondent bank or directly to the paying bank. We may deduct our fees and the fees and charges assessed by the paying bank and any agents involved process or for the loss of the foreign item in transit. We may in the collection process from any amount collected or from

request. We may refuse your request if less than 30 business tion. You agree to pay all fees and charges related to such a If you request, we will try to determine the status of a collecdays have passed since we first processed the collection.

If a foreign item is returned to us unpaid for any reason at any time or is initially paid but then subsequently returned unpaid, we may charge your account for the foreign item and mail the statement. Even though the item is returned unpaid, we may foreign item to you at the address we have for your account assessed by the paying bank and any agents involved in the charge you for our collection fees and for fees and charges collection process.

item to determine the amount of the credit, When we reverse a different (sometimes very different) than our rate on the day of the debit. You understand and agree that this may result in a exchange rate on the day we reverse the credit to determine the amount of the debit. Currency exchange rates are highly When we credit your account for a foreign item, we use our applicable currency exchange rate on the day we credit the volatile and our rate on the day of the credit is likely to be credit for a foreign item, we use our applicable currency currency exchange loss to you.

Other Terms and Services

Account Changes

You must notify us of any change to your name or address. If you do not provide notice of change of address, we may send notices, statements and other correspondence to you at the address maintained on our records for your account and you agree to indemnify us and hold us harmless for doing so. You agree to notify us in writing of any change in ownership or authorized signers of your account or if an owner or authorized signer on the account dies or is adjudicated incompetent.

nature card to be completed before any change in ownership or You acknowledge that we may, but need not, require a new sigholder may request, and we may, at our option, permit removal account holder or authorized signer. Further, any one account any other account holder or authorized signer on the account. authorized signers becomes effective and each time you open the account, any one account holder or authorized signer may of any account holder or authorized signer without consent of If there is more than one owner and/or authorized signer on Number certification(s). You also acknowledge that we may request the account be closed without consent of any other a new account, we may require a Taxpayer Identification

require regarding the change, we may take a reasonable period of time to act on and implement the change to your account. After we receive notice of a change and all documents we ownership or change in the authorized signers.

require you to close your account in the event of any change in

Automatic Transfer Service

Bank of America loan or credit card account or safe deposit Bank of America checking or savings accounts to another Bank of America checking or savings account or to pay a You may have funds transferred automatically from most rental fee.

per of automated transfers you may make from savings accounts Federal regulation and this Agreement place limits on the numeach month. Please see "Limits on Withdrawals and Transfers from Savings Accounts". Certain other restrictions apply.

you specify. Transfers can only be made on a business day. If a You must schedule transfers to pay a Bank of America loan for the due date each month. In most other cases, you may schedule transfers periodically on the dates and for the amounts that scheduled transfer date falls on a weekend or bank holiday, we unable to complete a transfer because you do not have enough available funds in your account, we may cancel this service. nay make the transfer on the next business day. If we are

Check and Deposit Slip Forms

We offer checks, withdrawal forms and deposit slips in a number of styles and at various prices. We recommend that you use checks and other forms that we provide. You are responsible for verifying the accuracy of all information on your checks and other forms, whether obtained through others or us. Our liability, if any, for any printing errors on checks or other forms obtained through us is limited to the cost of replacing the forms. We are not liable for any claims, costs, losses or damages you may incur when you use checks or other forms not obtained through us.

the check and the weight, color and type of paper. If you create We may refuse to accept checks or other forms that you create they were initially drawn. You may obtain a copy of our printing specifications, even if they met our specifications at the time ment or asking your account representative. These specificaspecifications by calling the telephone number on your stateor someone else provides that do not meet our then current tions include the magnetically encoded numbers, the size of or obtain checks or other forms from someone else and our automated check processing systems are unable to read or unable to read or process through our automated systems. process them, we may refuse to accept them and we may charge you a fee for each check or other item that we are

Check Copies

you for any claim, cost, loss or damage of any kind. After seven We typically keep the copies on microfilm or as a digital image. account for seven years from the date the check posts to your If a copy is unavailable or of poor quality, we are not liable to account. We have no obligation to retain the original check. We generally keep a copy of each check we post to your years, we may destroy the copies.

check by calling us at the number for customer service on your check number, exact amount of the check, and date the check was paid. This information is on your statement. Generally, we statement. To produce a copy, we need the account number, check copy. Please see the Schedule of Fees for your account. if a check that you wrote was converted to an electronic debit, mail or make a copy available within seven business days. If we need more time, we will tell you. A fee may apply to each Requesting Copies You may request a copy of a canceled

Compliance

You agree to comply with applicable laws and regulations. You may not use your account or related services for any lilegal transactions or activity, for example those prohibited by the Unlawful Internet Gambling Enforcement Act, 31 U.S.C. Sectible 5361 et. seq. You agree to indemnify us from every action, the ceeding, claim, loss, cost and expense (including attorney's fees) suffered or incurred by us due to any U.S. or foreign gowernment entity seizing, freezing or otherwise asserting or cause ing us to assert control over any account or funds in an account of yours (or ours) when purportedly caused by, or adds ing out of, your action or inaction. This will apply whether or not such action is ultimately determined to be authorized under the laws of the U.S. or its territories, or of any foreign jurisciblion. We are not required to inquire or determine the authofity of any action taken by the U.S. or foreign government entity prior to acceding to any legal process initiated by it.

Please not continue and pear process. Please not seen to comply with applicable and regulations includes United States economic sanctions.

I laws and regulations, including regulations issued by the Office of Foreign Assets Control (OFAC) of the U.S. Department of the Treasury, and Executive Orders issued by the President of the United States. United States.

Conflicting Demands and Disputes

We are not required to make payment from an account to a

- signer, a payee, a beneficiary of a trust account or Payable of Death (POD) account, or to any other person claiming an interest in any funds in the account:

 if we have actual knowledge of, or otherwise believe in good faith that there may be a bone fide dispute between the signers, beneficiaries, payees, or other sons concerning their rights to the account proceeds.
 - We may notify all signers, beneficiaries, payees, and other perthe account funds.

sons claiming an interest in the account of the dispute or uncertainty without liability to you.

We also may, at our option and without liability to you, take or more of these actions:

- continue to rely on current signature cards and othe or more of these actions:
 - account documents;

then the check was not sent to us for processing so we do not

have a copy. We list these electronic debits on your account

statement.

- account documents;

 honor the competing calim upon receipt of evidence to honor the competing calim upon receipt of evidence to freeze all or part of the funds until the dispute is resolved to our satisfaction;

 resolved to our satisfaction;

- close the account and distribute the account balance, jointly, or payable individually in equal shares to each subject to any bank claims, to each claimant payable
- pay the funds into an appropriate court for resolution;
 - son until such time as: all persons claiming an interest refuse to disburse any funds in the account to any perin the account consent in writing to a resolution of the dispute; or a court of proper jurisdiction authorizes or directs the payment; or the person with a conflicting claim withdraws his or her claim in writing.

You are liable for all expenses and fees we incur, including attorneys' fees, and we may charge them to your account.

Converting an Account

We may convert your account to another type of account, revoke privileges or close your account:

- if you make frequent transactions on a savings account:
- if your account frequently has debits against uncollected funds;
- if your account has excessive deposit activity;
- if you use a personal account for business purposes;
- when we consider it appropriate or necessary to do so.

account to another type of account. We may also convert your how you use the account. If we convert your account, we will If we discontinue your type of account, we may convert your account to another type of account based on our evaluation send you information about your new account.

Cutoff Time for Receipt of Orders

hour after the banking center opens each business day. Orders Our cutoff time for receipt at a banking center of an order relatinclude a stop payment order or postdating order, restraining order, writ of attachment or execution, levy, garnishment and ing to your account is 10:00 a.m. local time or, if later, one

The cutoff time relates to our obligation to pay or return checks receive the order after the cutoff time, we may not review items and other items. If we receive an order before this cutoff time, we need to return any of them to comply with the order. If we account on the previous business day to determine whether we may review items presented for payment against your presented on the previous business day.

you do not have enough funds in your account to cover both the levy and all items presented against your account the previoff time and the item you want to stop was previously presented for payment or otherwise before we have the opportunity to For example, if you give us a stop payment order after our cuton the item. Or, if we receive a levy before the cutoff time and ous business day, we may return one or more items and apply act on your order, your order comes too late to stop payment the funds to the levy.

Death or Incompetence

Until we receive a notice of death or incompetency, we may act You agree to notify us promptly if any owner or authorized signwith respect to any account or service as if all owners, signers er on your account dies or is declared incompetent by a court. or other persons are alive and competent and we will not be liable for any actions or inactions taken on that basis.

another owner of the account subsequently dies or is declared incompetent, we may act on the instructions unless we receive written notice of death or incompetency prior to honoring such If you give us instructions regarding your account, and you or instructions.

hold any funds in your account until we know the identity of the and refuse to accept deposits or permit withdrawals. We may declared incompetent, we may place a hold on your account When we receive a notice that an owner has died or been

deceased owner died, we may debit the account for the deposit deceased owner is credited to the account after the date the and Supplemental Security Income (SSI) — payable to the If a deposit — including salary, pension, Social Security and return it to the payer.

or conservators from states other than where your account was opened or where the account, property or records are held. We tion from court appointed personal representatives, guardians, ers who reside outside of the U.S. at time of incompetence or We may accept and comply with court orders, and take direcreserve the right to require U.S. court documents for custom-

Facsimile Signature

A facsimile signature can be a convenient method for signing or ture that resembles or purports to be the signature of a person authorized to withdraw funds. We will not be liable to you if use account that bears or appears to us to bear a facsimile signaendorsing documents and other items. If you use a facsimile of the facsimile device (or similar device utilized to affix your signature) was unauthorized. You are responsible even if the signature, you are responsible for any withdrawal from your

size, or color of the facsimile signature is different from that of drawal and may charge your account for it. You agree to reimsimile that resembles or purports to bear your signature or a any signature previously presented to us. We may pay the withresult from our payment of a withdrawal bearing either a faccosts, losses and damages, including attorneys' fees, that burse us (and we may charge your account) for all claims, facsimile that we believe you authorized.

Deposit Insurance – Bank Assessment for **Business Accounts**

(FICO) assessments and other fees, charges and assessments may include deposit insurance charges, Financing Corporation the assessment rate the FDIC charges us. The assessment assessment related to deposit insurance, based in part on provided by law. The assessment rate is variable. We may amount of the assessment will appear on your statement. change it in our discretion at any time without notice. The For some business accounts, we may charge you an

Fingerprint

check. If they refuse to provide their fingerprint, we may refuse If a person to whom you gave your check asks us to cash the to cash the check. We have no liability to you for refusing to check, we may require them to place their fingerprint on the cash the check.

"Freezing" Your Account

this, we may in our discretion either accept or return deposits, If we decide to close your account, we may freeze it. If we do checks and other items that we receive after we freeze your account without being liable to you.

accounts you maintain with us, without any liability to you, until account if we believe that such notice could result in a security irregular, unauthorized, fraudulent or illegal activity, we may, in account and transactions. If we do freeze your account funds, such time as we are able to complete our investigation of the If at any time we believe that your account may be subject to we will provide notice to you as soon as reasonably possible. our discretion, freeze the funds in the account and in other We may not provide this notice to you prior to freezing the risk to us or to the owner of the funds in the account.

Indemnification and Limitation of Liability

damages (including fees paid for collection) we may incur with respect to overdrafts or returned deposits in connection with You agree to reimburse us for all claims, costs, losses and

We are not liable to you for errors that do not result in a findscial loss to you. We may take any action authorized or permy ted by this Agreement without being liable to you, even if such action causes you to incur fees, expenses or damages.

We are not liable to you for any claim, cost, loss or damaged an event that is beyond our reasonable control prevent us from, or delay us in, performing our obligations for a service, including acting on a payment. You cobligations for a service, including acting on a payment of transaction or crediting a funds transfer to your account, processing transaction or crediting your account. Circumstances beyond electric power; the breakdown of any private or common carrier communication or transmission facilities, any time-sharing surplier or any mail or courier service; the potential violation objugate or any mail or courier service; the potential violation objugate or any government authority suspension of payments by another bank; or your act, omission, negligence or fault.

Except as limited by applicable law, we are not liable for specifical, incidently exemplany, punitive or consequential losses of our reasonable control include: a natural disaster; emergency conditions, such as fire, theft or labor dispute; a legal con-straint or governmental action or inaction; the breakdown or failure of our equipment for any reason, including a loss of

damages of any kind.

connection with any account or transaction with us, whether brought as a warranty, negligence, wrongful dishonor or other action, is subject to reduction to the extent that: 1) negligence or failure to use reasonable care on your part, or on the part of Our liability for a claim will be limited to the face value of a Dipperly debled. You agree that the amount of any claim you have against uen item or transaction improperly dishonored or paid or the actual value of any deposits not properly credited or withdrawals ndtl properly debited.

any of your agents or employees, contributed to the loss which is the basis of your claim; and 2) damages could not be avoid.

ed by our use of ordinary care.

you receive of are entitled to receive in conhection with the you receive of are entitled to the loss. If we reimburse you for a loss covered by insurance by agree to assign us your rights under the insurance to the extent of your reimbursement.

##: Any loss recovery you obtain from third parties on a particutage claim will reduce the amount of any obligations we may hatal under any insurance policy you maintain in connection with bay loss and to provide us information regarding coverage. Our was bility will be reduced by the amount of any insurance proceces you receive or are entitled to receive in connection with the you on that claim and you will immediately notify us of any Ω such recovery. You agree to pursue all rights you may have Ω

Multiple Signatures Not Required

We may act on the oral or written instructions of any one signer checks, transfer funds, stop payments, obtain ancillary services otherwise give us instructions regarding your account. We may (e.g., electronic fund transfer services or wire transfers), and on the account. Each signer may make withdrawals, write require written authorization for some actions. person, by mail, by facsimile transmission, or by other means;

subpoena, warrant, injunction, government agency request for

garnishment, tax withholding order, levy, restraining order,

'Legal process" includes a writ of attachment, execution,

Legal Process - Subpoena and Levy

nformation, search warrant, forfeiture or other similar order.

We may accept and comply with legal process: served in

account documents that more than one signature is required requirements that you may agree upon among yourselves. If you indicate on your checks or signature card or other We do not assume a duty to enforce multiple signature for withdrawal, this indication is for your own internal procedures and is not binding on us.

upon more than one signature with respect to checks, electronwithdrawal or transfer instruction is signed or approved by any We may disregard any instructions to permit withdrawals only ic fund transfers or other debit/withdrawal requests. We may one of the persons authorized to sign on the account. We are pay out funds from your account if the check, item, or other not liable to you if we do this.

of setoff and any security interest we have in the funds or other

or creditor as directed by the legal process, subject to our right property. We do not pay interest on the funds during the period we hold them pursuant to legal process. If we hold or turn over

We may hold and turn over funds or other property to the court

send a notice to you of the legal process. We do not send a

notice if we believe the law prohibits us from doing so.

contest the legal process. We may, but are not required to,

account, property or records are held. You direct us not to

or served at locations other than the location where the

Notice of Withdrawal

account, we may charge the applicable early withdrawal penalty

for funds taken from the time deposit.

other items unpaid and refuse to permit withdrawals from your

account. If the legal process applies to a time deposit

funds, we may without any liability to you return checks and

Federal regulations require us to retain the right to require all written notice before making a withdrawal. It is unlikely, howsavings and all NOW account depositors to give seven days' ever, that we would require this notice.

Powers of Attorney/Appointment and Payment to Agents

expenses from any of your accounts without prior notice to you. If the legal process directs us to release information about one

may include attorneys' fees. We may deduct these fees and

research and copying of documents. The fees and expenses

legal process related to your account, such as expenses for

administrative expenses) that we incur in responding to any

You agree to pay us for fees and expenses (including

We may charge your account a fee for each legal process.

or more, but not all, accounts that are reported on a combined

statement, we may release the entire combined statement,

ment are not covered by the legal process. If the legal process

requests information about one or more, but not all, account even though other accounts reported on the combined state-

owners or signers, we may release information about all co-

owners or signers on the account, even though some of the

other co-owners or signers are not covered by the legal

Please note that the form must be satisfactory to us in our discretion and unless prohibited by law, we may refuse, with or without cause, to honor powers of attorney that you grant to agent or attorney-in-fact ("agent") under a power of attorney. You may decide to appoint someone to act for you as your others.

damages that we incur in accepting and acting on any power of also generally accept that form. We may, however, accept any form that we believe was executed by you and act on instruc-For our customers' convenience we have a banking power of attorney form, which is available at many of our banking centers. If your state has a statutory form power of attorney, we tions we receive under that form without any liability to you. You agree to reimburse us for all claims, costs, losses and attorney form that we believe you executed.

We may produce documents held at, or provide access to prop-

operated by third party on our behalf, even if the facility is not

erty that is located in, any of our facilities or any facility

designated as the place to be searched in the legal process.

We have no liability to you if we accept and comply with legal

process as provided in this section or by law.

We may pay any funds deposited in your account to your agent may continue to recognize the authority of your agent to act on or upon the order of your agent. When we accept a power, we your behalf without question until we receive written notice of

have had a reasonable time to act upon it. We will not be liable action in accordance with the most current documentation if revocation from you or notice of your death or incapacity and have not received such notice.

account for which you want to grant power of attorney. We may confirm in an affidavit that the power has not been revoked or act on a copy. In some cases, we may require that your agent terminated or that you register the power with the appropriate require your agent to present the original form and refuse to We may require a separate form for each agent and for each recording authorities. We may restrict the types or sizes of transactions we permit your agent to conduct. The authority of your agent to receive payments, transact on or otherwise make changes to your account generally terminates such agency provides, in accordance with applicable law, that with your death or incapacity, unless the document creating the agent's powers continue in spite of your incapacity.

medium. If we are not able to produce the original or a copy of We may in our discretion retain records in any form including, without limit, paper, film, fiche, digitalized or other electronic records) will be deemed conclusive. If there is a discrepancy your signature card or any other document relating to your between your records and our records, our records will be account or service, our records (including our electronic deemed conclusive.

Right of Setoff

fied retirement accounts, to consumer credit card obligations or accounts you own individually and accounts you own jointly with We may take or setoff funds in any or all of your accounts with where otherwise prohibited by law. Your accounts include both others. Our setoff rights are in addition to other rights we have us and with our affiliates for direct, indirect and acquired obliunder this Agreement to take or charge funds in your account gations that you owe us, regardless of the source of funds in an account. This provision does not apply to IRA or tax-qualifor obligations you owe us.

setoff funds in your accounts, to the extent that you may do so If the law imposes conditions or limits on our ability to take or authorize us to apply funds in any or all of your accounts with by contract, you waive those conditions and limits and you us and with our affiliates to obligations you owe us. If you are a sole proprietor, we may charge any of your personal liable, whether jointly with another or individually. We may use accounts to repay obligations on which any account owner is or business accounts. We may use funds held in your joint

funds held in your individual accounts to repay your obligatings to us, whether owed by you individually or jointly with anothing including: obligations owed by you arising out of another joint account of which you are a joint owner, even if the obligations are not directly incurred by you; obligations on which you are secondarily liable; and any amounts for which we become to any governmental agency or department or any company<mark>ন্ত্র</mark> a result of recurring payments credited to any of your accou<mark>ন্ম</mark>ৰ -ADŜ charge an early withdrawal penalty on the funds withdrawn.

We may take or setoff funds from your account before we per checks or other items drawn on the account. We are not liable If we take or setoff funds from a time deposit account, we charge an early withdrawal penalty on the funds withdrawn. to you for dishonoring items where our action results in after the death, legal incapacity or other termination of entitlement of the intended recipient of such funds.

insufficient funds in your account to pay your checks and other items.

Some government payments may be protected from attach connections are protected from attach connections may apply, to the extent that you may do by contract, you waive these protections and agree that we by contract, you waive these protections and agree that we by contract, you waive these protections and state benefit take or setoff funds, including federal and state benefit to apyments, from your accounts to pay overdrafts, fees and the robligations you owe us.

This section does not limit or reduce our rights under

applicable law to charge or setoff funds in your accounts with us for direct, indirect and acquired obligations you owe us. The sample of Your Signature

To determine the authenticity of your signature, we may refered the signature card or to a check or other document upon water This section does not limit or reduce our rights under

your signature appears. We may use an automated processing reproduce and retain your signature from a check upon while your signature appears.

If you create your own checks, or obtain them from someonelse, and we cannot accurately verify your signature on a check

by comparing it with a check that posted to your account, yard are responsible for any losses that may result from our ina<mark>bil</mark>ity to use that check to verify your signature.

#: 66 Bayment on a point of sale transaction or an ATM withdraward payment on a point of sale transaction or an ATM withdraward payment on a point of sale transaction or an ATM withdraward payment or a payment of sale transaction or an ATM withdraward payment or a payment of sale transaction or an ATM withdraward payment or a payment of sale transaction or an ATM withdraward payment or a pay other item drawn on your account, then at your request and disk we may accept a stop payment order on it. You may not stoppayment on a check if you use as identification for the check your Bank of America ATM card or debit card. You may not stop Stop Payment Orders and Postdating Orders Stop Payment Orders If we have not already paid a check pro

you put a future date on the check), you may ask us not to pay Postdating Orders If you write and postdate a check (that is — Otherwise, we may pay it and charge it to your account even if the check before its date by giving us a stop payment order. it is presented for payment before its date.

payment order, we may return the check with the designation If we receive a postdated check that is subject to a stop 'payment stopped" or "refer to maker."

sufficient notice so that we have a reasonable opportunity both to verify that the item is unpaid and to act on your request. We Placing Stop Payment Orders We may accept a written or oral may charge you a fee for each stop payment order and each withdraw funds from the account. We may require you to complete a form authorizing the order. You must give us stop payment order from any person who has a right to renewal of the order.

place a stop payment order, we need the account number, the also require the date of the item, the name of the person who whom the item was made payable. We may use only a portion off) or the wrong item number, we may pay the item. We may and cents. If you give us the wrong amount (even one penny signed or authorized the item, and the name of the party to item number and the exact amount of the item — in dollars We use a computer system to identify items. Therefore, to of the required information to identify an item.

notice of your request, pays a check that you have asked us to In some cases, we may pay an item even if an order is in effect. For example, if one of our banking centers, without stop, we may still pay the check.

ask us to renew the order. Each request for a renewal is treated want it to expire. We may accept a written or oral instruction to payment order for a longer period of time without notice to you. However, we may, in our sole discretion, elect to honor a stop as a new order. If you want the order to expire in less than six cancel the order automatically when the account on which If you want the order to continue after six months, you must effective until we have a reasonable opportunity to act on it. months, you must cancel the order on or after the date you A stop payment order generally expires after six months. cancel the order. Your request to cancel the order is not item is drawn is closed. We the

If the item is presented to us for payment after the order expires, we may pay the item.

payment and you establish that you suffered a loss because of order, we may be liable to you if you had a legal right to stop If we pay an item subject to a valid and timely stop payment the payment, Our liability, if any, is limited to the actual loss 37

loss to our satisfaction. We are not liable to you for any special, incidental or consequential loss or damage of any kind. suffered, up to the amount of the item. You must prove the

from your account, then at your request and risk we may accept not, we may remove the stop payment after 14 days. For recur-Additional Information about Automated Clearing House (ACH) Stop Payment Orders If we have not already paid an ACH debit tions, we may require you to confirm them in writing. If you do ring ACH debits on personal accounts, we keep an order you effect within three business days. If you give us oral instruca stop payment order on it. The stop payment order takes place on a recurring ACH debit in effect indefinitely.

To place a stop payment order on an ACH debit, we may require account (checking or savings), the company name and company Orders. You can obtain the company name and company identiidentification number used by the sender of the ACH debit, and the other information listed above under Placing Stop Payment you to provide your name and telephone number, the type of fication number used by your sender from your statement by looking at a prior ACH debit from this sender that posted to your account.

be able to place the stop payment order based on the company this may stop all ACH items from this sender. If you give us the wrong company identification number or if the sender changes If you do not know the amount of the ACH debit, we may still name and company identification number of the sender, but the company identification number, we may pay the item.

You are responsible for notifying the sender of the ACH debit that you have revoked your previous authorization for ACH debits.

For more information on stopping a preauthorized payment on a personal account, see Preauthorized Payments in the section titled Electronic Banking Services.

Subaccounts

savings subaccount. For interest bearing checking accounts, we may transfer funds between these subaccounts. We record the For regulatory accounting purposes, we may classify checking subaccounts and any transfers between them on our internal accounts as two subaccounts: a checking subaccount and a calculate and pay interest at the same rate and in the same way on both subaccounts. For non-interest bearing checking accounts, we do not pay interest on either subaccount. We accounting records only. Otherwise, the subaccounts are subject to the same terms as the checking and savings accounts described in this Agreement.

Unclaimed Property – Accounts Presumed Abandoned or Inactive

State and federal law and our policy govern when accounts are considered abandoned. The applicable state law is generally the state listed in the address for your account statement.

performed at least one of the following activities for the period Your account is usually considered abandoned if you have not perform the activity. Therefore, bank charges and interest payof time specified in the applicable state's unclaimed property account, or otherwise shown an interest in the account, such as asking us to keep the account active. You usually need to ments, and automatic deposits and withdrawals, are usually law: made a deposit or withdrawal, written to us about the not considered activity.

accounts considered abandoned to the applicable state. Before state law, we may charge to the account our costs and expenswe turn over an abandoned account, we may send a notice to the address we currently show for the account statement. We es of any notice, advertisement, payment and delivery of the We are required by the unclaimed property laws to turn over address was returned. Unless prohibited by the applicable may not send this notice if mail we previously sent to this account to the applicable state agency.

liability to you for the funds and you must apply to the appropri-If we consider your account inactive, then (unless prohibited by After we turn the funds over to the state, we have no further federal law or the law of the state where we maintain your ate state agency to reclaim your funds.

 charge dormant account fees on the account in addition account) we may:

to regular monthly maintenance and other fees,

stop sending statements,

if the account received interest, stop paying interest on

· refuse to pay items drawn on or payable out of the the account; and

If you re-establish contact with us, we do not have to reimburse you for these fees and we are not liable to you for any interest

Verification of Transactions and Right to Reverse Transactions

that would otherwise have accrued on your account.

are subject to subsequent verification and correction within our All transactions, including those for which we provide a receipt, evidence that your deposit has been verified. We may reverse discretion. We do not verify a deposit at the teller window so the receipt that you receive at the time of your deposit is not

or otherwise adjust any transaction (both credit and debit) the we believe we erroneously made to your account at any time, without prior notice to you.

Waiver, Severability, and Change of Law by Agreement
Agreement
Waiver and delay or waive the enforcement of any of official waiver. We may delay or waive the enforcement of any of official waiver. We may delay or waive the enforcement of any of official waive waive and other amounts you owe us under the applies only in the specific instance in which we decide the waiver the provision and not to future situations or other provisions are gardies or only in the specific instance in which we decide the waiver the provision and not to future situations or other provisions regardless of how similar they may be.

Severability A determination that any part of this Agreement is

Electronic Banking Services

review the following provisions and the separate agreement for our deposit accounts. We describe some in this section and provide separate agreements to you that govern the terms of some services, including separate agreements for ATM and debit cards and Online and Mobile Banking services. Please We offer a variety of electronic banking services for use with also provide certain disclosures that apply to use of an electronic banking service with personal deposit accounts.

Types of Electronic Banking Services ATM and Debit Cards

a separate agreement that you receive with your card. Please review that agreement carefully. The following information is a summary of how you can use your card. Some of these uses may not be available with every card or at every ATM or other open your account. The terms that govern this service are in 'card") and a personal identification number (PIN) when you We may issue you an ATM or debit card (either is called a

out balances. At most ATMs that are prominently branded with payments to qualifying Bank of America credit cards and loans participating ATMs to withdraw cash, transfer funds, and find the Bank of America name and logo, you can also use your card and PIN with linked accounts to make deposits, make You can use your card with linked accounts at and obtain a copy of recent account activity. At ATMs

At participating merchants You can use your card with linked accounts at participating merchants to purchase goods and services. Some merchants may also permit you to withdraw cash from your checking account while making a purchase.

At participating financial institutions You can use your card with linked accounts at participating financial institutions to obtain a cash withdrawal from a teller.

issue a card or code to a customer. We may suspend or termi-There are daily dollar limits for withdrawals and purchases. We provide your card limits to you as part of the separate agreement for card services. We may occasionally decide not to nate a card or code at any time without cause or notice.

by ACH (as a member of a national or local automated clearingelectronic transfers from or to your accounts. We may do this house association) or other similar networks. Electronic trans-Payments, Credits, and Transfers You can send or receive fers may take various forms, such as:

Automatic electronic deposits to your account, such as payroll or benefits payments;

account for bill payments, sent by a merchant or other may ask you for bank number and account information payee with your authorization. The merchant or payee from your check or a canceled check to create these · Automatic one-time or repeating charges to your

other payee uses a check that you have written to crechant may either keep the check you wrote or return it ate an electronic transfer from your account. The mer-A "check conversion" transfer, where a merchant or to you.

these services with linked accounts to view your account information, make deposits, transfer funds between your accounts vices are governed by a separate agreement. You receive the agreement for the service at the time you enroll. You can use cards, and make payments from your account to third parties. Online and Mobile Banking Online and Mobile Banking serand to the accounts of others, pay qualifying loans or credit You can enroll for these services on our website www.bankofamerica.com.

banker to get your account information, transfer funds between your accounts with us, and pay qualifying loans or credit cards. Telephone Banking You may use our automated customer service system with an Access ID or speak to a telephone

Access ID

another piece of identifying information called a "verbal verificato do the following through our automated telephone system or An Access ID is a numeric code which, when used with a sepation code"), enables consumer and small business customers rate PIN number or passcode (plus, in some circumstances, in person at a banking center:

- obtain information about deposit and credit accounts that are linked to the Access ID
- transfer funds and make payments between linked accounts, and
- obtain other services such as stop payments, check reorders, and copies of checks and statements

bined with additional security codes, may be required to obtain all states. In some states, individual account numbers, comby calling customer service or at any banking center. Please note that Access IDs may not be available to customers in You may request an Access ID and related security codes account information and transact other business.

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activity levels are available for most accounts linked to

(1) Inquiry: Allows you to obtain account balances and transac-

(2) Financial: Allows you to obtain account information, transfer funds among accounts linked to the Access ID, and obtain certain other banking services.

level is available, unless you tell us otherwise. We may estab lish certain limits on the accounts that can be linked to your When you first choose your Access ID, and when you subse-Bank of America accounts that are eligible, and assign the financial activity level to all accounts for which that activity Access ID and that can have the financial activity level. quently open any new accounts, we will link all your

exceeds your authorization), until you notify us that the person If you permit another person to use your Access ID or account is no longer authorized so that we may block the codes and number(s) and related code(s), you are responsible for all transactions conducted by that person (even if he or she issue new ones.

use of your security codes or otherwise. You must also promptyour liability for any unauthorized transfers under federal bank-You must review your periodic statements and promptly report codes. Failure to take these actions may affect the extent of to us any unauthorized funds transfers initiated through the ly notify us of any suspected loss or theft of your security ing regulations or other applicable laws.

authority over any of your accounts, whether currently on file or Access ID and related security codes for each person who you request for banking services, you should establish a separate (whether express or implied) for any individual to establish an determine needs access to your accounts. Your authorization inquiry only access is selected) to transfer funds and conduct other banking transactions upon that person's request. Such Access ID shall constitute your authorization for the bank to provide account information to such individual and (unless authorization supersedes any resolution, signature card or customer, to uniquely identify each person who initiates a submitted or modified in the future, unless the Access ID Small Business Access IDs If you are a small business other document filed with the bank that purports to limit authorization is expressly modified or revoked.

Electronic Banking Disclosures

deposit accounts (sometimes referred to as "consumer deposit describes our personal deposit accounts. The following provi-Personal deposit accounts Our Personal Schedule of Fees sions apply to electronic fund transfers to or from personal

accounts") that are governed by Regulation E of the U.S. Federal Reserve Board. A personal deposit account is an account that is owned by a natural person and that is established primarily by

Business deposit accounts Our Business Schedule of Fees-P describes our business deposit accounts. Business deposit accounts are accounts that are established primarily for business unposes. When you open one of our business deposit described below for business accounts. Please note that wealed not required to follow these procedures for business accounted. accounts, you represent and agree to that you are establishing it primarily for business purposes. The following provisions do not apply to business deposit accounts, although as a matte() of practice we generally follow the error resolution procedures

Consumer's Liability for Unauthorized Transfers

and that we may change our practice at any time without notice.

Consumer's Lability for Unauthorized Transfers
Trell us AT ONCE if you believe your card or your personal idea
Hifrestion number (PIN) or other code has been lost or stole?
Also, tell us AT ONCE if you believe that an electronic fund
transfer has been made without your permission using information from your cheek. The best way to keep your possible?
Insees down is to call us immediately losses down is to call us immediately. Your losses could include all of the money in your account plus, if If you tell us within two business days after you learn of the loss or theft of your card or code, you can lose no more than \$50 if someone uses your card without your permission. They you do NOT tell us within two business days after you learn the contraction of the loss or theft of your card or code, and we can prove could have stopped someone from using your card or code without your permission if you had told us, you could lose and much as \$500. you have an overdraft protection plan linked to your account, any transfers from another account or any advances on a credit line

thorized debit card or ATM card transactions, and unauthorized Online Banking transactions may give you more protection, 80 provided you report the transactions promptly. Please see the agreement you receive with your ATM or debit card and the Online Banking agreement. Note: These liability rules are established by Regulation E. For personal deposit accounts, our liability policy regarding unates Also, if your statement shows transfers that you did not maker including those made by card, code or other means, tell us af statement was mailed to you, you may not get back any mone you lost after the 60 days if we can prove that we could have stopped someone from taking the money if you had told us he time. If a good reason (such as a long trip or a hospital stay) once. If you do not tell us in writing within 60 days after the kept you from telling us, we will extend the time periods.

You should never write your PIN on your card or carry the PIN with you. This reduces the possibility of someone using your card without your permission if it is lost or stolen.

any use made of such until you advise us that such person is other access device or code to anyone, you may be liable for If you give, or make reasonably available, your card, PIN or not authorized to use them.

day and 60 day time limits for reporting unauthorized transacyou more protection. For example, in Massachusetts, the two more time to report an unauthorized transaction or may give Also, the state law applicable to your account may give you tions do not apply and the \$500 limit does not apply.

Contact in Event of Unauthorized Transfer; and Lost or Stolen Card, PIN or Other Code

learned by an unauthorized person, or that someone has trans-If you believe your card, PIN or other code is lost or stolen, or permission, notify us immediately by calling the number listed ferred or may transfer money from your account without your below.

Telephone: 1.800.432.1000

You can also write to us at: Bank of America, P. O. Box 53137, #7405, Phoenix, AZ 85072-3137

You should also call the number or write to the address listed above if you believe a transfer has been made using the information from your check without your permission.

If unauthorized activity occurs, you agree to cooperate during the investigation and to complete a Lost/Stolen Card and

sures, our business days are Monday through Friday. Weekends Business Days For purposes of these electronic banking disclo-Fraud Claims Report or similar affidavit. and bank holidays are not included.

Documentation of Transfers

any transfer to or from your account at an ATM or point of sale tions. Each transaction is subject to verification by us so the Receipts You can usually get a receipt at the time you make terminal. You may not get a receipt for small dollar transacreceipt is not final and our records will control if there is a

1.800,432,1000 to find out whether or not the deposit has days from the same person or company, you can call us at Preauthorized Credits If you have arranged to have direct deposits made to your account at least once every 60

nonth. In any case, we send you a statement at least quarterly Periodic Statements We send you a monthly account statement unless there are no electronic fund transfers in a particular unless we consider your account inactive.

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Preauthorized Payments

Bank of America Customer Service, P. O. Box 25118, Tampa, FL account or you have authorized someone to debit your account through the ACH system, you can stop any of these payments. Right to Stop Payment and Procedure for Doing So If you have told us in advance to make regular payments out of your Here's how: Call us at 1.800.432.1000 or write to us at 33622.

in writing and get it to us within 14 days after you call. We may You must notify us in time for us to receive your request three business days or more before the payment is scheduled to be made. If you call, we may also require you to put your request charge you a fee for each stop payment order you give.

Stop Payment Orders and Postdating Orders in the Other Terms must notify the payee that you have withdrawn your authorizasomeone to debit your account through the ACH system, see You must give us the identifying information we request. You tion for the repeating electronic payments. If you authorized and Services section for more information about ACH Stop Payment Orders. Notice of Varying Amounts If these regular payments may vary in amount, the person you are going to pay will tell you, 10 days the payment would differ by more than a certain amount from the previous payment, or when the amount would fall outside before each payment, when it will be made and how much it will be. You may choose instead to get this notice only when certain limits that you set.

preauthorized payment three business days or more before the tion we requested, and we do not stop the payment, we will be transfer is scheduled, and you have given us all of the informaliable for your losses or damages directly caused by our failure Liability for Failure to Stop Payment If you order us to stop a

Liability for Failure to Make Transfers

time or in the correct amount according to our agreement with there are some exceptions. We will not be liable, for instance: If we do not complete a transfer to or from your account on you, we will be liable for your losses or damages. However,

- · If, through no fault of ours, you do not have enough
 - If the transfer would go over the credit limit on your money in your account to make the transfer.
- If the ATM where you are making the transfer does not have enough cash.
- · If the ATM, terminal or system was not working properly and you knew about the breakdown when you started

 If circumstances beyond our control (such as power outtransfer, despite reasonable precautions that we have If we consider your account to be inactive or dormant. If your card or code has been revoked due to inactivity ages, equipment failures, fire or flood) prevent the If the funds are subject to legal process or other encumbrance restricting the transfer.

We will tell you the results within 3 business days after conpleting our investigation. If we decide that there was no errow we will send you a written explanation. You may ask for coppes of the documents that we used in our investigation.

Notice: As part of the security system to help protect your card and PIN, we may use hidden cameras and other security devices to determine who is using a card at an ATM. You care

branded with the Bank of America name and logo, you may be you may be charged a fee for a balance inquiry even if you do charged a fee by the ATM operator or any network used and not complete a fund transfer. We may also charge you fees. ATM Fees When you use an ATM that is not prominently

fers you make as stated in the Information about You and Your

Account section near the front of this Agreement

close information to third parties about your account or trans-

There may be other exceptions stated in our agreement with Confidentiality - Account Information Disclosure We will dis-

you or permitted by law.

or at our discretion.

services, please review the Schedule of Fees for your account the specific electronic banking service, including the separate and each agreement or disclosure that we provide to you for agreement for Online and Mobile Banking services and the Other Fees For other fees that apply to electronic banking separate agreement for ATM and debit cards. In Case of Errors or Questions about your Electronic Transfers wrong, or if you need more information about a transfer listed as soon as you can, if you think your statement or receipt is Call or write us at the telephone number or address below, on the statement or receipt.

Call us at 1.800.432.1000 or write us at Bank of America, P. O. Box 53137, #7405, Phoenix, AZ 85072-3137.

sent you the HRST statement on which the error or problem We must hear from you NO LATER than 60 days after we appeared. Please provide us with the following:

- Tell us your name and account number;
- Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information;
- · Tell us the dollar amount of the suspected error.

If you tell us orally, we may require that you send your complaint or question in writing within 10 business days.

We will determine whether an error occurred within 10 busingss days after we hear from you and will correct any error promply. If we need more time, however, we may take up to 45 days investigate your complaint or question. If we decide to do the we will credit your account within 10 business days for the pamount you think is in error, so that you will have the use the money during the time it takes us to complete our investigation. If we ask you to put your complaint or question in well ing and we do not receive it within 10 business days, we may not credit your account.

For errors involving new accounts, point of sale, or foreign-for invitated transactions, we may take up to 90 days (instead of 45) to investigate your complaint or question. For new accounts we may take up to 20 business days to credit your accounts.

the amount you think is in error.

fund transfer was made shall be admissible as evidence of the transfer and shall constitute prima facie proof that the transfer and shall constitute prima facie proof that the transfer fer was made. And the initiation by you of certain electroning fund transfers from your account will effectively eliminate you ability to stop payment of the transfer. UNLESS OTHERWISS PROVIDED IN THIS ARREEMENT, YOU MAY NOT STOP AYMENT OF ELECTRONIC FUND TRANSFERS. THEREFORES YOU SHOULD NOT EMPLOY ELECTRONIC ACCESS FOR YOU SHOULD NOT EMPLOY ELECTRONIC ACCESS FOR PURCHASES OR SERVICES UNLESS YOU ARE SATISFIED THAT YOU WILL NOT NEED TO STOP PAYMENT. Additional Information for Massachusetts customers: Any documentation provided to you which indicates that an electronic

The suggestions that follow offer some simple tips on exercising care when using an ATM and on protecting your card and aware of your surroundings before, during and after any ATM PIN. We advise you to always use common sense and be

Be Aware of Your Surroundings at ATMs

- that you deem unsafe, such as the lighting around the Look around when you walk up to the ATM or exit the ATM. If you notice anyone or anything suspicious or ATM not working, use another ATM or return later.
- When you enter or exit an ATM in an enclosed area, be sure you close the entry door completely. Do not open unknown persons to enter the ATM area when you are making your transaction. Authorized customers should locked ATM vestibule doors for others or allow any have their own access.
- When you use a drive-up ATM, be sure your passenger windows are closed and your doors are locked.
- If you must use an ATM at night, consider taking someone with you.
 - The activity around Bank of America ATMs may be monitored or recorded by surveillance cameras.
- Contact the police or a security officer if you see any suspicious activity at the ATM,

Protect Your Privacy

- While at the ATM, enter your PIN discreetly, shield the transaction, be sure to put away your card, cash and transaction record before exiting the ATM area. Count keypad with your hand or body. After completing your the cash later in your locked car or home.
- Do not leave your transaction record at the ATM. Keep your transaction record in a safe place, so you can compare it to your statement.

Request Emergency Assistance

- security of a Bank of America ATM, call our Corporate If you need emergency assistance, call 911 from the nearest telephone. If you have a complaint about the Security Department at 1.800.222.7511.
- you think you're being followed from an ATM, go to a · Report all crimes immediately to law enforcement. If busy area and immediately contact the police.

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Protect Your Card and PIN

- Always protect your card by keeping it in a safe place. If your card is lost or stolen, contact us immediately.
 - Always protect your PIN. You should never give your PIN where, especially on your card. If you choose your own PIN, avoid using obvious numbers such as telephone to anyone and you should never write your PIN anynumbers, addresses, or birth dates.
- Never give information about your card or PIN over the telephone. If someone is asking for this information, refuse and immediately contact us.
- Report a lost or stolen card immediately.

Funds Transfer Services

governed by Regulation E, Subpart A of the U.S. Federal Reserve terms of some funds transfer services, including separate agreereceive through us, but do not apply to electronic fund transfers Board. We provide separate agreements to you that govern the ments for Online and Mobile Banking, telephone transfers, and agreement with us for these services, these provisions supplefunds transfers in the banking centers. If you have a specific The following provisions apply to funds transfers you send or ment that agreement to the extent these provisions are not inconsistent with the specific agreement.

of carrying out payment orders that lead to paying a beneficiary. service is provided. In general: A funds transfer is the process are used here as they are defined in Article 4A of the Uniform whose law applies to the account for which the funds transfer The payment order is the set of instructions given to us to transfer funds. The beneficiary is the person or business who The Uniform Commercial Code includes provisions relating to funds transfers. These provisions define the following terms: Commercial Code - Funds Transfers as adopted by the state funds transfer, payment order and beneficiary. These terms receives the payment.

provide rights with respect to Remittance Transfers that may vary that are initiated by consumers primarily for personal, family or ransfers) (see below). Effective as of the date set forth in the in certain ways from the terms and conditions set forth herein. final rules implementing EFTA (defined below), federal law may in addition, funds transfers sent outside of the United States household purposes are governed by federal law (Remittance Your rights with respect to Remittance Transfers, including explained to you contemporaneously with each Remittance disclosure, error resolution and cancellation rights, will be ransfer transaction you initiate, either orally or in writing.

through CHIPS are governed by, and subject to, CHIPS Rules and systems, including, without limitation, Fedwire or Clearing House of an inconsistency between New York law and EFTA, EFTA shall Agreement are governed by and interpreted according to federal as applicable, the law of the State of New York. Funds Interbank Payments System (CHIPS). Accordingly, notwithstand-York, including Article 4-A of the New York Uniform Commercial Code, regardless of whether the payment message is part of a Administrative Procedures and by the laws of the State of New agreement, such transfers will be governed by the rules of any Regulation J, Subpart B, and Uniform Commercial Code Article transfer that is a Remittance Transfer, except that in the case transfers through Fedwire will be governed by, and subject to, transfers to your account or funded from your account or oth-Fedwire, the National Automated Clearing House Association, any regional association (each an "ACH"), and CHIPS. Funds erwise funded by you may involve one or more funds transfer ing any choice of law that may be provided elsewhere in this funds transfer system through which the transfers are made, However, Remittance Transfers shall be governed by federal as amended from time to time, including, without limitation, law and the law of the state where your account is located. 4A incorporated by reference thereunder. Funds transfers In general, your and our rights and obligations under this

number for customer service on your statement or ask a banking of the transfer. Other financial institutions involved in the funds We may deduct our fees from your account or from the amount We may charge fees for sending or receiving a funds transfer. transfer may also charge fees. For current fees, call us at the center associate.

govern.

Remittance Transfers

anything to the contrary contained herein, rights and obligations types of payment orders, including disclosure, cancellation and lime of the Remittance Transfer shall govern. Notwithstanding Agreement are inconsistent with the oral or written disclosures provided to you for a Remittance Transfer governed by section section 1693o-1, the terms of the disclosures provided at the certain rights and obligations related to Remittance Transfers The Bank may execute certain payment orders for you known transfer initiated by a consumer primarily for personal, family that may differ from rights and obligations that apply to other or household purposes to a designated recipient in a foreign implementing EFTA (defined below), federal law may provide Effective as of the date set forth in the final rules error resolution rights. To the extent the provisions of this as Remittance Transfers. A Remittance Transfer is a wire 919 of the Electronic Fund Transfer Act (EFTA), 15 U.S.C. country.

that apply to Remittance Transfers are as set forth in EFIA and, as applicable, as set forth in New York law.

Sending Funds Transfers

Vou may subscribe to certain services we offer or you may gue other instructions to pay money or have another bank paymoney to a beneficiary. This Sending Funds Transfers section applies to wire transfers and transfers we make between Bank of America accounts. It does not apply to automated book clearing house (ACH) system funds transfer services.

You may give us payment orders for ACH system funds transor

for first percentage as separate agreement with us for those. $\sum_{\mathbf{p}}$

Cutoff Times for Payment Orders We have cutoff times for page cessing payment orders. Cutoff times vary depending on the

particular office of our bank and the type of payment order. We may treat payment orders we receive after a cutoff time as received the next business day. We tell you our cutoff times upon request.

Amending or Canceling Payment Orders You may not amendate cancel a payment order after we receive it. If you ask us to this, we may make a reasonable effort to act on your request. But we are not liable to you if, for any reason, a payment order is not amended or canceled. You agree to reimburse us for any costs, losses or damages that we incur in connection with John request to amend or cancel a payment order.

funds transfer system or means of transmittal to send your payment orders. Our selection may differ from that indicated in or beneficiary's bank based solely on the bank identifying ner Sending Payment Orders We may select any intermediary bank Inconsistency of Name or Number The beneficiary's bank mada or other identifying number, even if the name on the paymen order differs from the name on the account, We or an interrediary bank may send a payment order to an intermediary bank your instructions.

Notice of Rejection We may reject payment orders. We notion of any rejection orally, electronically or in writing. If we send written notices by mall, we do so by the end of the next

We are not liable to you for the rejection or obligated to pay

about certain funds transfers by listing them on your accounted statement. In some cases, we also may notify you electronical actions to the statement. rejection.

Errors or Questions About Your Payment Orders We notify you

cally, in writing or by a report produced through one of our infor-

You must notify us at once if you think a funds transfer shown written notice, including a statement of relevant facts, no later on your statement or notice is incorrect. You must send us than 14 days after the date you receive the first notice or statement on which the problem or error appears.

mation reporting services.

required to credit or adjust your account for any loss of interes! erroneous debit or because your statement or notice is incorrect. We are not required to compensate you, and we are not liable for any loss of interest because of an unauthorized or If you fail to notify us within this 14-day period, we are not or interest equivalent.

account. If we have a separate agreement with you specifying a Calculations Unless otherwise prohibited by law, if we are obliaccount to reflect the applicable value date or otherwise adjust delay regarding your payment order, we calculate compensation lyzed, non-interest bearing account, we use a rate equal to the average of the Federal Funds rates set by the Federal Reserve the account under our account analysis procedure, to recalcugated to pay for loss of interest that results from our error or Bank of New York, less a reserve factor. With a non-analyzed, as follows. With an analyzed checking account, we credit the late earnings credits for the period involved. With a non-anainterest bearing account, we use the rate applicable to the different calculation method, we use that method instead.

Receiving Funds Transfers

sent through an ACH system or processed directly to an account system. This includes wire transfers, ACH transfers that may be may receive funds transfers directly from the sender, through a funds transfer system or through some other communications We may receive instructions to pay funds to your account. We with us, and transfers between Bank of America accounts.

prior to final settlement. You agree to these rules. If the funds transfer is revoked before final settlement, we may charge your account for the amount credited. The person who sent the payment order is considered not to have paid you. If this happens, we do not send a separate notice; we report the information on fers sent through an ACH are provisional and may be revoked ACH Provisional Payment Rule Under ACH rules, funds transyour account statement.

you selected paperless delivery through Online Banking for your funds transfers by listing them on your account statement. We provide statements to you by mail or through Online Banking if reporting services, you may receive notice through that service. deposit account documents. If you use one of our information Notice of Funds Transfer We notify you that we have received

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incoming funds transfer. While we generally do not provide such separate notices, we may do so on occasion, in which case we send the notice within two business days after we credit your are not obligated to send you a separate notice of each

We are not obligated to pay you interest for the period before you receive notice. If you are expecting a funds transfer and want to find out if it has been credited to your account, call us at the number for customer service on your statement.

Posting Your Customers' Payments We credit to your account electronic payments (such as bill payments) that we receive account of your customer, you must promptly return the payfrom your customers. If you do not apply a payment to an ment to us.

ACH Debits and Credits

Association (NACHA) Operating Rules and any local ACH operataccount. For each ACH transaction, you agree that the transacing rules then in effect. You agree that we may rely on the representations and warranties contained in these operating rules and either credit or debit your account, as instructed by the From time to time, originators that you authorize may send automated clearing house (ACH) credits or debits for your tion is subject to the National Automated Clearing House originator of the ACH transaction. You should be careful about giving someone your account number to help prevent unauthorized transactions on your account. You must notify us immediately of unauthorized activity.

For information about stopping payment of an ACH transaction, see Stop Payment Orders and Postdating Orders in the Other ferms and Services section.

Tax Information

In most instances we are required to report annually to you and total \$10 or more during the year on your deposit account with us. We may also be required to report this information to the to the Internal Revenue Service (IRS) interest payments that appropriate state revenue authority.

regarding your backup withholding status. When you apply for an account, you certify that you have provided the correct TIN for the account holder and the correct backup withholding status. When you open an account, we are required to obtain — and each U.S. citizen or resident alien must give us — a certified U.S. Taxpayer Identification Number (TIN) and information

to your account when we are required to pay backup withholding that we pay state and local backup withholding on interest paid to the IRS. Backup withholding is not an additional tax. You may name and TIN, if the IRS notifies us that the name and TIN you report all your interest and dividends on your tax return, we are claim amounts withheld and paid to the IRS as a credit on your For individual accounts, the TIN is your Social Security Number gave us is incorrect, or if the IRS notifies us that you failed to records. Resident aliens who do not qualify for Social Security required to backup withhold at the current backup withholding should provide their Individual Taxpayer Identification Number rate on interest paid to your account and pay it to the IRS. In (SSN). For individual accounts with more than one owner, we some cases, a state and local tax authority may also require dentification Number (EIN). If you do not give us a certified report taxpayer information for the person listed first in our For other accounts, the TIN is the owner's Employer federal income tax return,

If you are a nonresident alien individual or entity, you are gener est income effectively connected with the conduct of a trade or ally exempt from information reporting and backup withholding, with some exceptions (including Canadian residents and interor entity, you must provide the address of your permanent for-Form W-8 that you give to us. For accounts with multiple ownbusiness in the United States). As an exempt foreign person ers, all owners must certify their status as foreign persons. eign residence or the entity's principal foreign office on the

year in which you last certified your status. If you fail to renew entity prior to the end of the third calendar year following the become a U.S. citizen or resident after opening your account, You must renew your status as an exempt foreign person or your status by the last day of the fourth calendar year, your /ou must notify us within 30 days and provide us with your limited exemptions from this renewal process exist. If you interest payments are subject to backup withholding.

We comply with Foreign Account Tax Compliance Act (FATCA) as nandated by U.S. federal tax law. We will withhold on certain payments when required by such law.

For more information or to determine how this information applies to you, consult your U.S. tax advisor.

Resolving Claims

If you and we are not able to resolve a claim ourselves, then you and we agree that the claim will be resolved as provided this Resolving Claims section. This is a dispute resolution provision. Please read it carefully.

What does "Claim" Mean?

Claim means any claim, dispute or controversy (whether under a statute, in contract, tor, or otherwise and whether for mode damages, penalties or declaratory or equitable relief) by either you or us against the other, or against the employees or agents of the other, rarising from or relating in any way to this deposit agreement (including any renewals, extensions or modifications) or the denosit relationship helywan us. tions) or the deposit relationship between us.

Claim does not include provisional or ancillary remedies frome court of competent jurisdiction, which either you or we may exercise without waiving the right to arbitration or reference

How Claims on Personal Accounts will be Resolved You and we both agree that all Claims relating to a personard account will be resolved in court by a judge without a juny, as permitted by law. There is an exception for Claims brought in a California state court. If a Claim relating to a personal account is brought in a California state court, either you or we can elect to compel the other to have the Claim resolved by general

reference to a judicial referee under California Code of Civil Terrocedure (C.C.P.) Section 638, as provided below.

JURY TRIAL WAIVER FOR PERSONAL ACCOUNTS FOR PERSONAL ACCOUNTS FOR PERSONAL ACCOUNTS AND THAT YOU AND WE ARE BOTH GIVING UP THE RIGHT TO TRIAL BY JURY. THIS IS A JURY TRIAL WAIVER.

How Claims on Business Accounts

Will be Resolved

You have the right to compel us at your option, and we have

cial referee under California Code of Civil Procedure (C.C.P.) Section 638, as provided below. The arbitration, judicial refe the right to compel you at our option, to resolve a Claim relating to a business account by binding arbitration. If neither yes nor we decide to compel arbitration, then the Claim will be Coresolved in court by a judge without a jury, as permitted by left. There is an exception for Claims brought in a California state, court. If a Claim relating to a business account is brought ing) California state court, either you or we can elect to compel the other to have the Claim resolved by general reference to a jush

CLASS ACTION AND JURY TRIAL WAIVER FOR BUSINESS ACCOUNTS

PRECLUDES YOU AND US FROM PARTICIPATING IN OR BEING OR JOINING OR CONSOLIDATING THE CLAIMS OF OTHER PER REPRESENTED IN ANY CLASS OR REPRESENTATIVE ACTION UNDERSTAND: (1) THAT YOU AND WE ARE BOTH GIVING UP THE RIGHT TO TRIAL BY JURY, AND (2) THAT THIS SECTION SONS. THIS IS A CLASS ACTION WAIVER AND JURY TRIAL FOR BUSINESS ACCOUNTS, YOU AND WE AGREE AND WAIVER.

Judicial Reference

A case sent to judicial reference is heard by a neutral individual appeal as any court case. The judicial referee will be an active "judicial referee"), but remains in the court system subject or retired judge or attorney with more than 10 years of experito the same rules of procedure, discovery and evidence and ence, chosen by mutual agreement of you and us. ā

the judicial referee will be appointed according to the procedure If you and we are unable to agree on a judicial referee, then for appointment of a referee under California C.C.P. Section 640.

includes the applicability of this Resolving Claims section and The judicial referee, sitting alone without a jury, will decide questions of law and fact and will resolve the Claim. This the validity of the deposit agreement.

638 at seq. and the judicial referee will determine all issues in Judicial reference will be governed by California C.C.P. Section temporary or provisional remedies and rule on any motion that including motions for summary judgment or summary adjudicato seek appellate review of any judgment or order to the same Sections 644(a) and 645. You and we both reserve the right accordance with federal and California law and the California tion. The award that results from the decision of the referee will be entered as a judgment in the court that appointed the referee, in accordance with the provisions of California C.C.P. rules of evidence. The referee is empowered to provide all would be authorized in pretrial or trial proceedings in court, extent permitted in a court of law.

Arbitration

This section on arbitration applies to business accounts and is subject to the provisions of the Limitation and Non-Severability

front of a judge and/or jury. The arbitrator will be an active or Arbitration is a method of resolving disputes in front of one or more neutral individuals, instead of having a trial in court in retired judge or attorney with more than 10 years of experience, chosen by mutual agreement of you and us.

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agree to choose one of the following Administrators within 10 If you and we are unable to agree on an arbitrator, then you days of our written notice that an agreement cannot be

- www.jamsadr.com (800) 352-5267 1920 Main St., Suite 300 JAMS Resolution Center Irvine, CA 92614
- American Arbitration Association ("AAA") 1633 Broadway, 10" Floor www.adr.org (212) 716-5800 New York, NY 10019

select the Administrator and the Administrator will select If you do not choose the Administrator on a timely basis, we Administrator cannot hear or refuses to hear the arbitration, then the arbitration will be handled by the alternative arbitrator using the Administrator's rules. If an Administrator.

The arbitrator, sitting alone without a jury, will decide questions decide or resolve any Claim challenging the validity of the class applicability of this Resolving Claims section and the validity of action and jury trial waiver. The validity of the class action and jury trial waiver will be decided only by a judicial referee or a of law and fact and will resolve the Claim. This includes the the deposit agreement, except that the arbitrator may not court. After a decision is given by an arbitrator, and where the amount the arbitrator's decision to another arbitrator. If the amount of of the Claim exceeds \$200,000, either you or we can appeal the Claim exceeds \$1,000,000, either you or we can appeal the arbitrator's decision to a panel of three arbitrators. No decision may be appealed under this paragraph, unless the arbitrator that heard the matter first makes a finding that the Claim could reasonably have exceeded either \$200,000 or \$1,000,000. Any arbitrator who hears an appeal under this paragraph will be selected according to the rules of the Administrator

scope of discovery normally allowable. At the timely request of The arbitration of any matter involves interstate commerce and seq. (the "FAA"). The arbitrator will follow applicable substantive law to the extent consistent with the FAA. The arbitrator will give effect to the applicable statutes of limitation and will rules of the Administrator to the extent those rules do not conflict with this Resolving Claims section. In addition, you or we may submit a written request to the arbitrator to expand the is governed by the Federal Arbitration Act, 9 U.S.C. §§ 1 et dismiss barred claims. Arbitrations will be governed by the either you or us, the arbitrator must provide a brief written

decision is final and binding, except for any right of appeal Judgment upon the award given by the arbitrator may be entered in any court having jurisdiction. The arbitrator's provided by the FAA or under this Agreement.

Limitation and Non-Severability

acknowledge and agree that the validity and effect of the class For both personal and business accounts. Regardless of anytrial waiver for personal accounts may be determined only by a action and jury trial waiver for business accounts and the jury court or judicial referee and not by an arbitrator. You and we both have the right to appeal the limitation or invalidation of thing else in this Resolving Claims section, you and we both the waiver.

essential to the arbitration of any disputes between you and us for this sentence) will be null and void with respect to such proceeding and this Resolving Claims section will be read as if the agree that the class action and jury trial waiver is material and the class action and jury trial waiver. You and we acknowledge provisions regarding arbitration were not present. You and we found unenforceable, then the agreement to arbitrate (except and is non-severable from the agreement to arbitrate Claims. both have the right to appeal the limitation or invalidation of and agree that under no circumstances will a class action be Resolving Claims section, you and we both acknowledge and For business accounts. Regardless of anything else in this If the class action and jury trial waiver is limited, voided or

Rules of Interpretation

Except as provided in the Limitation and Non-Severability sec-

Administrator, this Resolving Claims section will govern. If there determined to be invalid or unenforceable, it will not invalidate inconsistency between this Revolving Claims section and other other dispute provision (whether it be for arbitration, reference the remaining portions of this section. If there is a conflict or terms of this deposit agreement or the applicable rules of the section will prevail for Claims arising out of this deposit agreeor any other form of dispute resolution), this Resolving Claims ment or transactions contemplated by this deposit agreement is any conflict between this Revolving Claims section and any tion above, if any portion of this Resolving Claims section is

Jurisdiction and Venue

Any action or proceeding regarding your account or this deposit agreement must be brought in the state in which the banking center that maintains your account is located. You submit to the personal jurisdiction of that state. Note that any action or proceeding will be governed by and interpreted in accordance with the Governing Law section of this agreement.

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